CLERK OF THE CIRCUIT COURT

COUNTY

STATE OF MARYLAND

LAND RECORDS

CHATTEL + MOITGAGE

HALL OF RECORDS COMMISSION

STATE OF MARYLAND

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STATE OF MARYLAND

HALL OF RECORDS

MORRIS L HADOFF

ANNAPOLIS

I hereby certify that the Land Records microfilmed hereia, contained on this roll of film, are the actual records of the Clerk of the Circuit Court for this County, State of Maryland.

These records are being microfilmed pursuant to Chapter 504, Acts of 1949, which requires the Clerks to file with the Land Office microfilmed copies of the Land Records in lieu of the abstracts which were previously required.

These microfilms are being produced by the Hall of Records Commission.

Olerk of Circuit Court

For Mexican County

Date Joanne 10, 1952.

· IMER 290 MOE 1

FILED AND WCO DED APAIL 29" 1053 at 11:11 /. . . . PURCHASE MONEY This Morinage, Made this. by, and between in the year Nineteen Hundred and Fifty-three NETTIE P. MAPHIS, WIDOW, Allegany County, in the State of Maryland, part y of the first part, and ROBERT E. WEIRES and MARY H. WEIRES, his wife, Ailegany County, in the State of Maryland, part ica of the second part, WITNESSETH: Whereas, the party of the first part is justiy indebted unto the parties of the second part in the full and just sum of Thirty-two Thousand Dollars (\$32,000.00) this day loaned the party of the first part by the parties of the second part and which said sum shail be repaid by the party of the first part to the parties of the second part herein, together with interest thereon at the rate of five per centum (5%) per annum, within ten (10) years from the date hereof in monthly instaliments of Two Hundred Doilars (\$200,00) each, which said amount includes both interest and principal, which said interest shail be calculated and credited semiannualiv. The party of the first part reserves the right to increase said monthly payments or pay off the balance due on this mortgage at any time here-It is further understood and agreed that the said party of the first part shail pay the sum of Six Thousand Doliars (\$6,000.00) on the principal sum of this mortgage within six (6) months from the date hereof. AND WHEREAS, this mortgage shall also secure future advances as provided by Section 2 of Article 66 of the Annotated Code of Maryland (1939 Edition) as repealed and re-enacted, with amendments, by Chapter 923 of the Laws of Maryland, 1945, or any future amendments thereto. Now Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof. together with the interest thereon, including any future advances, the said party part does give, grant, bargain and sell, convey, release and confirm unto the said part_ies_ of the second part their _heirs and assigns, the following property, to-wit: FIRST PARCEL: All those lots, pieces or parceis of ground lying and being on the northwesterly side of the National Highway (Maryland U. S. Route 40) about four miles west of the City of Cumberland and being known as all of Lot No. 4 and the rear parts of Lots 3 and 2 on a plat of W. B. Longs Addition, which is recorded in Deeds Liber 100, folio 616 among the Land Records of Ailegany County, Maryland, and which said property is more particularly described as one parcel as follows, to wit: BEGINNING for the same at a point on the northwesteriy aide of the National Highway at an iron pin standing at a point where the division line between Lots 4 and 5 of said W. B. Longa Addition intersects the same, and running thence with said side of said National Highway (using courses as of the original piat of said Addition) North 43 1/8 degrees East 100 feet to the division line between Lots 3 and 4 of said Addition; thence with part of the last mentioned division line. North 40 degrees West 163 feet; thence cutting across Lot No. 3 of said Addition North 43 1/8 degrees East 50 feet to the division line between Lota 2 and 3 of said Addition; thence with part of the last mentioned division line North 40 degrees West 37 feet; thence cutting across Lot No. 2 of said Addition North 43 1/8 degrees East 100 feet to the division line between Lots 1 and 2 of said Addition; thence with part of axid division line North 40 degrees West 200 feet to

the end of the first line of said Lot No. 2; thence with the second line of Lots Nos. 2, 3 and 4 of said Addition South 43 1/8 degrees West 250 feet; thence with the third line of Lot No. 4 of said Addition South 40 degrees East 400 feet to the

place of beginning.

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IT being the same property which was conveyed by Robert E. Weires et ux to Nettie P. Maphis by deed dated as of even date and to be recorded among the Land Records of Allegany County, Maryland, prior to the recordation of this mortgage, which is given to secure part of the purchase price of the property therein described and conveyed.

SECOND PARCEL: All that lot or parcel of ground situated on the easterly side of Wills Creek Avenue, in the City of Cumberland, Allegany County, Maryland, and particularly described as follows, to wit:

BEGINNING for the same at a stake on the easterly side of Wills Creek Avenue at the end of the first line of the lot conveyed in a deed from Catherine Diggs to Vincent Diggs, dated February 19, 1921, and recorded in Liber No. 141, folio 299, of the Land Records of Allegany County, and running thence with the easterly side of Wills Creek Avenue, North eleven degrees and forty-five minutes West ninety-six and twenty-five one hundredths feet to a corner fence post, thence with the line of the old division fence on the northerly line of the land herein described, and the line of said fence extended, North sixty-six degrees and five minutes East three hundred and thirty-six and seventenths feet to a stake in a post hole, where formerly stood the corner fence post at the northeasterly corner of the land herein described and on the westerly line of the Cemetery of Sts. Peter and Pauls Catholic Church then with said westerly

line as marked by the old fence post holes and with the line of said Cemetery, South twenty-two degrees and thirty-nine minutes West one hundred and thirtynine and eight-tenths feet to a stake at the end of the second line of said Vincent Diggs lot, then with said second line reversed and corrected, South sixty-six degrees and thirty-three minutes West two hundred and fifty-five and five-tenths feet to the beginning.

IT being the same property which was conveyed by Ella M. Spence, Widow, to Andrew F. Maphis and Nettie P. Maphis, his wife, by deed dated May 28, 1945, and recorded in Deeds Liber 204, folio 99 among the Land Records of Allegany County, Maryland. The said Andrew F. Maphis departed this life on February 25, 1952, so that the entire fee simple interest in said property is now vested in the said Nettie P. Maphis.

Engelier with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

Broutded, that if the said part y of the first part, her heirs, executors, administrators or assigns, do and shall pay to the said parties of the second part their executor , administrator or assigns, the aforesaid sum of

- - THIRTY-TWO THOUSAND DOLLARS (\$32,000.00) - - - - - together with the interest thereon, and any future advances made as aforesaid, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants part to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said part y of the first part may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assersments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said part y of the first part hereby covenants to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest. thereon, or any future advances, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said part ies

of the second part their heirs, executors, administrators and assigns, or COBEY, CARSCADEN and GILCHRIST its, his, her or their duly constituted attorneys or agents are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner the terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of

all expenses incident to such sale, including all taxes levied, and a commis

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to the said part y	the party selling or making said sale; secondly, to the payment of all moneys gage, whether the same shall have been then matured or not; and as to the	owing under this mort- ne balance, to pay it over
And the said party of the first part further covenants to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagees or their assigns, the improvements on the hereby mortgaged land to the amount of at least Thirty-two Thousand and 00/100(\$32,000,00) Bollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire or other losses to inure to the benefit of the mortgagees so their heirs or assigns, to the extent of their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagees or the mortgagees may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt. Witness: **Mittie B.** Maphis** **Mattie P.** Maphis** **Notary Public of the State of Maryland, in and for said County, personally appeared **Notary Public of the State of Maryland, in and for said County, personally appeared **Notary Public of the State of Maryland, in and for said County, personally appeared **Robert E.** Weires and Mary H.** Weires, his wife, the within named mortgagees and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. **WITNESS** **WITNESS** my hand and Notarial Seal the day and year aforesaid.		
pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagees of their assigns, the improvements on the hereby mortgaged land to the amount of at least Thirty-two Thousand and 00/100 - (\$32,000,00) - Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire or other losses to inure to the benefit of the mortgagees. Their heirs or assigns, to the extent of their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagees or the mortgagee may effect asid insurance and collect the premiums thereon with interest as part of the mortgage debt. Witness: Witness: Witness: Allienanty Country, to-mit: Jereby rertify, That on this here had of anid mortgager. Witness: Aprili in the year nineteen hundred and Fifty-three hofty and for said County, personally appeared Nettie P. Maphis, Widow, and he acknowledged the aforegoing mortgage to be here act and deed; and at the same time before me also personally appeared Robert E. Weires and Mary H. Weires, his wife, the within named mortgagees and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth.	and paid by the mortgagor her representatives, heir	rs or assigns.
the amount of at least Thirty-two Thousand and 00/100(\$32,000,00)- Pollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire or other losses to inure to the benefit of the mortgagee s. their heirs or assigns, to the extent of the mortgagee s. Their heirs or assigns, to the extent of the mortgagees or the mortgagees may effect and insurance and collect the premiums thereon with interest as part of the mortgage debt. ###################################	pending the existence of this mortgage, to keep insured by some insurance	e company or companies
and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire or other losses to inure to the benefit of the mortgagee s. their heirs or assigns, to the extent of their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagees or the mortgagees may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt. **Title BB**, the hand and seal of said mortgagor.** Witness: **Title P. MAPHIS** State of Maryland, Alleguny County, for-mit: 3 hereby rertify, That on this 2 day of April in the year nineteen bundred and Fifty-three before me, the subscriber a Notary Public of the State of Maryland, in and for said County, personally appeared Nettie P. Maphis, Widow, and ahe acknowledged the aforegoing mortgage to be her act and deed; and at the same time before me also personally appeared Robert E. Weires and Mary H. Weires, his wife, the within named mortgagees and made oath in due form of law, that the consideration in said mortgage is true and bons fide as therein set forth.		
assigns, to the extent of their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagees or the mortgagees may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt. Biffitess, the hand and seal of said mortgager. Witness: Maphis State of Maryland, Allegany County, to-wif: Jhereby rertify, That on this day of April in the year nineteen hundred and Fifty-three before me, the subscriber a Notary Public of the State of Maryland, in and for said County, personally appeared Nettie P. Maphis, Widow, and she scknowledged the aforegoing mortgage to be her act and deed; and at the same time before me also personally appeared Robert E. Weires and Mary H. Weires, his wife, the within named mortgagees and made oath in due form of law, that the consideration in said mortgage is true and bons fide as therein set forth.	and to cause the policy or policies issued therefor to be so framed or end	orsed, as in case of fire
policy or policies forthwith in possession of the mortgages or the mortgages may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt. **Bittless**, the hand and seal of said mortgagor. Witness: **Dittie P. Maphis** [SEAL] **State of Maryland.* Allegung County, to-wif: **J hereby rertify, That on this	or other losses to inure to the benefit of the mortgagee s, their	heirs or
State of Maryland, Allegany County, to-mit: J hereby certify, That on this day of before me, the subscriber a Notary Public of the State of Maryland, in and for said County, personally appeared Nettie P. Maphis, Widow, and acknowledged the aforegoing mortgage to be here act and deed; and at the same time before me also personally appeared Robert E. Weires and Mary H. Weires, his wife, the within named mortgages and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth.	policy or policies forthwith in possession of the mortgagees or the mortg	ragees may effect said
State of Maryland, Allegany County, to-wit: J hereby rertify, That on this	Mitterss, the hand and seal of said mortgagor.	
State of Maryland, Allegany County, to-mit: J hereby certify, That on this	Witness:	
Alleguny County, to-mit: 3 hereby rertify, That on this	McCorscal nettie P. M. MAPHE	aphia (SEAL)
Alleguny County, to-mit: 3 hereby rertify, That on this	State of Maruland.	
in the year nineteen hundred and Fifty-three		
a Notary Public of the State of Maryland, in and for said County, personally appeared Nettie P. Maphis, Widow, and she scknowledged the aforegoing mortgage to be her act and deed; and at the same time before me also personally appeared Robert E. Weires and Mary H. Weires, his wife, the within named mortgagess and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. WITNESS my hand and Notarial Seal the day and year aforesaid.	I hereby certify, That on this 2 th day of Apr	
Nettie P. Maphis, Widow, and she scknowledged the aforegoing mortgage to be her act and deed; and at the same time before me also personally appeared Robert E. Weires and Mary H. Weires, his wife, the within named mortgagess and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. WITNESS my hand and Notarial Seal the day and year aforesaid.	in the year nineteen hundred and Fifty-three , bet	fore me, the subscriber
and she scknowledged the aforegoing mortgage to be her act and deed; and at the same time before me also personally appeared Robert E. Weires and Mary H. Weires, his wife, the within named mortgagess and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. WITNESS my hand and Notarial Seal the day and year aforesaid.	a Notary Public of the State of Maryland, in and for said County, personally a	appeared
Robert E. Weires and Mary H. Weires, his wife, the within named mortgages and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. WITNESS my hand and Notarial Seal the day and year aforesaid.	Nettie P. Maphis, Widow,	
Robert E. Weires and Mary H. Weires, his wife, the within named mortgagess and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. WITNESS my hand and Notarial Seal the day and year aforesaid.	and she acknowledged the aforegoing mortgage to be her	
the within named mortgagess and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. WITNESS my hand and Notarial Seal the day and year aforesaid.	act and deed; and at the same time before me also personally appeared	
mortgage is true and bona fide as therein set forth. WITNESS my hand and Notarial Seal the day and year aforesaid.	Robert E. Weires and Mary H. Weires, his wife,	
WITNESS my hand and Notarial Seal the day and year aforesaid.	the within named mortgagees and made oath in due form of law, that th	se consideration in said
20 5 11	mortgage is true and bona fide as therein set forth.	TELEPIS COLES
20 5 11		
Gatty and Daniel Notary Public	WITNESS my hand and Notarial Seal the day and year aforesaid.	
Tatty And Marco Notary Public	6.0	,,
	6 3	Notary Public

PURCHASE MONEY Chis Mortgage, Made this 272

in the year Nineteen Hundred and Fifty-three

THOMAS LEO POWERS and MARY A. POWERS, his wife,

County, in the State of Maryland

partics of the first part, and

THE SECOND NATIONAL BANK OF CUMBERLAND, Cumberland, Maryland, a bank-ing corporation duly incorporated under the laws of the United States

Allegany _County, in the State of Maryland

part y of the second part, WITNESSETH:

party of the second part in the full and just sum of Sixty-five Hundred Dollers (\$ 6,500.00) this day loaned the parties of the first part as part of the purchase price of the property herein described and conveyed, which principal sum, with interest at 4% per annum, is to be repaid by the parties of the first part to the party of the second part, in payments of not less than Sixty-six Dollars (\$66.00) per month, said payments to be applied first to interest and the belance to principal; the first of said monthly payments to be due and payable one month from the date hereof and to continue monthly until the amount of principal and interest is paid in full.

How Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said parties of the first part

give, grant, bargain and sell, convey, release and confirm unto the said

party of the second part, its successors or cheinsmud assigns, the following property, to-wit:

ALL that lot or parcel of ground situate, lying and being at the intersection of Henderson Avenue and Charles Street, in the City of Cumberland, Allegany County, Naryland, which is more particularly described as follows:

BEGINNING for the same at the intersection of the northerly side of Henderson Avenue (formerly known as Front Street) with the westerly side of Charles Street, and running thence with the westerly side of Charles Street, North 41 degrees 30 minutes East 70.25 feet, thence North 48 degrees 30 minutes West 79 feet to a twelve-foot alley, thence with said alley, South 41 degrees 30 minutes West 69.25 feet to Henderson Avenue, thence with said Henderson Avenue, South

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47 degrees 46 minutes 30 seconds East 79.01 feet to the beginning. BRING the same property which was conveyed to the parties of the first part by Orville G. Michael and Goldie M. Michael, his wife, by deed dated the day of Narch, 1953, and which is to be recorded among the Land Records of Allegany County, Naryland, with the recording of this mortgage. ALSO all the following merchandise and equipment now installed in and used in and on said property: 1 - Grayco Hydraulic Lift 1 - 2 h.p. Champion Air Compressor 1 - National Electric Cash Register, Model 225 1 - Natural Gas Heating Plant, consisting of Floor Radiator and 1 Blower - Atlas Fast Battery Chargers - Quick Oil Changer - Hydraulic Jack 1 - Desk - Chair - Electric Clocks - Wheel Belencer 1 - lot of Tools, Flooring Lighting Fixtures Shelving TOGETHER with all other merchandise and equipment now located in and heretofore used in the business at said address. Cogether with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining. Provided, that if the said parties of the first part heirs, executors, administrators or assigns, do and shall pay to the said party of the second part, its successors eccepture x administrator or assigns, the aforesaid sum of Sixty-five Hundred (\$6,500.00) Dollars together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on their performed, then this mortgage shall be void. And it is Egreed that until default be made in the premises, the said. parties of the first port may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said_ parties of the first part hereby covenant to pay when legally demandable. But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said. party of the second part, its successors maxadoministrators and assigns, or William M. Somerville, its, his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all

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Allegany County, to-mit: 3 hereby certify, That on this 27 th day of March in the year Nineteen Hundred and Fifty-three before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared THOMAS LEO POWERS and MARY A. POWERS, his wife, and each acknowledged the aforegoing mortgage to be their respective	taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then
in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagors, their representatives, heirs or assigns. But the said parties of the first part further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or its successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Sixty-five Hundred (\$ 6,500,00)————————————————————————————————	matured or not; and as to the balance, to pay it over to the said.
shall be allowed and paid by the mortgagord, their representatives, heirs or assigns. Bud the said parties of the first part further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or its successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Sixty-five Humfred (\$6,500.00)	parties of the first part, their heirs or assigns, and
further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgage or its successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Sixty-five Hundred (\$ 6,500.00)—————————————————————————————————	in case of advertisement under the above power but no sale, one-half of the above commission
further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgage or 1ts successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Sixty-five Hundred (\$ 6,500.00) —————————————————————————————————	shall be allowed and paid by the mortgagord, their representatives, heirs or assigns.
insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgage or its successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Sixty-five Hundred (\$ 6,500.00)—————————————————————————————————	And the said parties of the first part
company or companies acceptable to the mortgagee or 1ts successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Sixty-five Hundred (\$ 6,500.00)—————————————————————————————————	
assigns, the improvements on the hereby mortgaged land to the amount of at least Sixty-five Hunfred (\$ 6,500.00)—————————————————————————————————	
Sixty-five Hundred (\$ 6,500.00)—————————————————————————————————	는 가게 되면 하게 되었다. 이 가게 가게 되었다면 하게 되었다면 하게 되었다. 이 사이를 보면 하게 되었다. 그리고 있는데 되었다면 하는데 되었다면 하는데 보다 바로 보다 하는데 보다 보다 되었다.
and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires, to inure to the benefit of the mortgagee _ its_Successors	
to inure to the benefit of the mortgagee . 1ts Successors Beau or assigns, to the extent of 1ts or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee . or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt. Mituress, the hand and seal of said mortgager s. Attent: Thomas Leo Overs Thomas Leo Overs Iseal] State of Margland. Allegany County, to-mit: 3 hereby certify, That on this 27 the day of March in the year Nineteen Hundred and Fifty-threa before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared THOMAS LEO POWERS and MARY A. POWERS, his wife, and each acknowledged the aforegoing mortgage to be their respective met and deed; and at the same time before me also personally appeared John H. Mosner, Cashier of the within named mortgagee and made oath in due form of law, that the consideration in Said mortgage is true and bona fide as therein set forth.	
their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee , or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt. Altest:	
Dilities, the hand and seal of said mortgager s. Attest: **Light Lie Deuter** [SEAL] Thomas Leo Powers** [SEAL]	to inure to the benefit of the mortgagee , 1ts successors BGAN or assigns, to the extent
Mitters, the hand and seal of said mortgagers. Attest: Thomas Lee Powers [SEAL] Thomas Lee Powers and Mary A. Powers, his wife, a Notary Public of the State of Maryland, in and for said County, personally appeared THOMAS LEO POWERS and MARY A. POWERS, his wife, and each acknowledged the aforegoing mortgage to be their respective act and deed; and at the same time before me also personally appeared John H. Mosner, Cashier of the within named mortgagee and made onth in due form of law, that the consideration in taid is mortgage is true and bona fide as therein set forth.	
Attest: Thomas Lee Powers Thomas Lee Powers Thomas Lee Powers State of Maryland. Allegany County, to-mit: 3 hereby certify, That on this 27th day of March in the year Nineteen Hundred and Fifty-threa before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared THOMAS LEO POWERS and MARY A. POWERS, his wife, and each acknowledged the aforegoing mortgage to be their respective act and deed; and at the same time before me also personally appeared John H. Mosner, Cashier of the within named mortgagee and made onth in due form of law, that the consideration in taid.	
Thomas Leo Fourier [SEAL] Thomas Leo Fourier [SEAL] Thomas Leo Fourier [SEAL] Mary I. Powers State of Maryland, Allegany County, to-mit: 3 hereby certify, That on this 27th day of March in the year Nineteen Hundred and Fifty-thres, before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared THOMAS LEO POWERS and MARY A. POWERS, his wife, and each acknowledged the aforegoing mortgage to be their respective act and dead; and at the same time before me also personally appeared John H. Mosner, Cashier of the within named mortgagee and made oath in due form of law, that the consideration in faid remortgage is true and bona fide as therein set forth.	and collect the premiums thereon with interest as part of the mortgage debt.
Allegany County, to-mit: 3 hereby certify, That on this 27 th day of Merch in the year Nineteen Hundred and Fifty-three before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared THOMAS LEO POWERS and MARY A. POWERS, his wife, and each acknowledged the aforegoing mortgage to be their respective set and deed; and at the same time before me also personally appeared John H. Mosner, Cashier of the within named mortgagee and made oath in due form of law, that the consideration in faid a mortgage is true and bona fide as therein set forth.	- Wa
In the year Nineteen Hundred and Fifty-three	State of Maryland,
in the year Nineteen Hundred and Fifty-three	30.1
in the year Nineteen Hundred and Fifty-three	I hereby certify, That on this 27th day of March
a Notary Public of the State of Maryland, in and for said County, personally appeared THOMAS LEO POWERS and MARY A. POWERS, his wife, and each acknowledged the aforegoing mortgage to be their respective act and deed; and at the same time before me also personally appeared John H. Mosner, Cashier of the within named mortgagee and made oath in due form of law, that the consideration in taid a mortgage is true and bona fide as therein set forth.	
THOMAS LEO POWERS and MARY A. POWERS, his wife, and each acknowledged the aforegoing mortgage to be their respective act and deed; and at the same time before me also personally appeared John H. Mosner, Cashier of the within named mortgagee and made oath in due form of law, that the consideration in tail a mortgage is true and bona fide as therein set forth.	
and each acknowledged the aforegoing mortgage to be their respective act and deed; and at the same time before me also personally appeared. John H. Mosner, Cashier of the within named mortgagee and made oath in due form of law, that the consideration in faid amortgage is true and bona fide as therein set forth.	
John H. Mosner, Cashier of the within named mortgagee and made oath in due form of law, that the consideration in taid a mortgage is true and bona fide as therein set forth.	THOMAS LEO POWERS and MARY A. POWERS, his wife,
John H. Mosner, Cashier of the within named mortgagee and made oath in due form of law, that the consideration in Said a mortgage is true and bona fide as therein set forth.	and each acknowledged the aforegoing mortgage to be their respective
the within named mortgagee and made oath in due form of law, that the consideration in faid a mortgage is true and bona fide as therein set forth.	act and deed; and at the same time before me also personally appeared.
the within named mortgagee and made oath in due form of law, that the consideration in faid a mortgage is true and bona fide as therein set forth.	John H. Mosner, Cashier of
mortgage is true and bona fide as therein set forth.	
WITNESS my hand and Notarial Seal the day and year aforesaid.	mortgage is true and bona fide as therein set forth.
WITNESS my hand and Notarial Seal the day and year aforesaid.	16.00
	WITNESS my hand and Notarial Seal the day and year aforesaid.
Chaseshan !	

188 290 MIE 7

FILED AND ACCORDED APRIL 30" 1953 at 3:00 P.M.

Chis Mortgage, Made this __ 30 th in the year nineteen hundred and

Milty Three, by and between

May Manche Horn and Henry Lewis Horn, her husband,



of Allegany County, State of Maryland, of the first part, hereinafter called Mortgagor a , and THE COMMERCIAL SAVINGS BANK OF CUMBERLAND, MARYLAND, a corporation duly incorporated under the laws of Maryland, of the second part, hereinafter called Mortgagee, Witnesseth:

Mhrreus, the said Mortgagor s are justly and bona fide indebted unto the said Mortgagee in the full and just sum of One The mand (\$1,000.00) Dollars, for which the have given their promissory note of even date horsealth, payable on or before one year after date with interest at the rate of 6% per annua, payable monthly.

And mherress, this mortgage shall also secure as of the date hereof, future advances made at the Mortgagee's option, prior to the full payment of the mortgage debt, but not to exceed in the aggregate the sum of Five Hundred (\$500.00) Dollars, nor to be made in an amount which would make the mortgage debt exceed the original amount hereof, provided the full amount of any such advance is used for paying the cost of any repair, alterations or improvments to the mortgaged property, as provided by Chapter 923 of the Laws of Maryland passed at the January session in the year 1945 or any Amendments thereto.

Now therefore, in consideration of the premises, and in order to secure the prompt payment of the said indebtedness and any future advances as aforesaid, together with the interest thereon, the said Mortgagors do bargain, sell, give, grant, convey, release and confirm unto the said Mortgagee, its successors and assigns, the following property, to-wit:

First: All that piece or parcel of ground situate, lying and being on the East side of Bount Savage Road, in Allegany County, State of Par land, it being Lots Mos. 21 and 22 in Wook Mo. 1, as designated on the Plat of Sabilvision of the property of Joseph H. Reinhart, made by A. H. Jones, C. E., Deptember 10, 1921, and recorded in Plat Case, New his of the Land Records of allegan, County, Haryland, which said lots are more particularly described as follows, to-wit:

Beginning for the same on the Southerly side of Bradower Avenue at the end of the first line of Lot No. 20, Mack No. 1, in said Addition, and running then with said Avenue, North 76 degrees 36 minutes East 50 feet to the Westerly side of a 10 feet alley; then with said alley 100 feet to the end of the second line of Lot No. 12, Block No. 1, in said Addition; then South 76 degrees 36 minutes West 50 feet to the end of the second line of said Lot No. 20; and then with said second line reversed 100 feet to the place of beginning.

Being the same property conveyed by James E. Horn et ux to the said May Blanche Horn et vir by deed dated July 20, 1916, and recorded in Liber 15. 210, folio 201, one of the Land Records of Allegany County, Maryland. Reference to said deed is hereby made for a further description.

Second: One 19h7 Ford Coupe, Hotor No. 7994-193096h, equipped with Hot Air Heater.

We have and to held the above described property unto the said Mortgagee, its su

LIBER 290 MEE

or assigns, together with the buildings and improvements thereon, all fixtures and articles of personal property now or at any time hereafter attached to or used in any way in connection with the use, operation and occupation of the above described real estate, and the rights, roads, ways, waters. privileges, and appurtenances thereunto belonging or in anywise appertaining, in fee simple forever.

Brouthed, that if the said Mortgagora , its, his, her, or their heirs, executors, administrators, successors, or assigns, do and shall pay or cause to be paid to the said Mortgagee, its successors or assigns, the aforesaid sum of ----- One Thousand (\$1,000,00)----- dollars and the interest thereon in the manner and at the times as afore set out, and such future advances with interest thereon, as may be made as hereinbefore provided, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall

And it is agreed, that until default be made in the premises, the said Mortgagon may hold and possess the aforesaid property, upon paying, in the meantime, all taxes, assessments and public liens levied on said property and on the mortgage debt and interest hereby intended to be secured, and any lien, claim or charge against said premises which might take precedence over the lien of this mortgage; all which taxes, assessments, public liens, lien, claim, charge, mortgage debt and interest thereon, the said Mortgagors hereby covenant to pay when legally demandable; and it is covenanted and agreed that in the event the said Mortgagors shall not pay all of said taxes, assessments, public liens, liens, claims and charges as and when the same become due and payable the said Mortgagee shall have the full legal right to pay the same, together with all interest, penalties and legal charges thereon, and collect the same with interest as part of this mortgage debt.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured, including such future advances as may be made as hereinbefore set forth, shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said Mortgagee, its successors or assigns, or Wilbur V. Wilson, its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell at public sale the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, its, his, her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale, in some newspaper published in Allegany County, Maryland, which terms shall be at the discretion of party making said sale, and the proceeds arising from such sale to apply-first: To the payment of all expenses incident to such sale, including taxes, insurance premiums and a commission of eight per cent. to the party selling or making said sale, and if the property be advertised for default and no sale be made, one-half of said commissions shall be allowed and paid as costs, by the mortgagors , its, his, her or their representatives, heirs or assigns; secondly, to the payment of all moneys owing under this mortgage, including such future advances as may be made as aforesaid, whether the same shall have then matured or not; and as to the balance, to pay it over to the said Mortgagors , its, his, her or their heirs or assigns.

And the said Mortgagors further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the Mortgagee, its successors or assigns, the improvements on the hereby mortgaged land, against loss by fire with extended coverage, and if required, war damage to the extent available, to the amount of at least ------One Thousand (\$1,000.00)-------dollars. and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire or other hazard, to inure to the benefit of the Mortgagee, its successors or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the Mortgagee, or the Mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties

Bitness, The hands and seals of said Mortgagor s

TEMPS COME

may Blanch Hom (SEAL) Skillian a Dudled. Harn Harn Horn (SRAL

IRER 290 MGE 9

State of Maryland, Allegany County, to-mit:

I hereby Certify, that on this - 30th - day of Anvill. Pifty Three, before me, the subscriber, a Notary in the year nineteen hundred and Public of the State of Maryland, in and for Allegany County, personally appeared

May Blanche Horn and Henry Lewis Horn, her husband,

act and deed; and at the same and acknowledged the aforegoing mortgage to be their time, before me, also personally appeared George C. Cook, The Commercial Savings Bank of Cumberland, Maryland, a corporation, the within named mortgagee, and made oath in due form of law, that the consideration in said mortgage is true and bona George C. Cook fide as therein set forth; and the said in like manner, make oath that he is the Cashier and agent or attorney for said corporation and duly authorized by it to make this affidavit.

whereof I have hereto set my hand and affixed my Notarial Seal the day

and year above written.

Dulkam Q. Dudlef.

FILED AND ACCORDED APRIL 30" 1953 at 2:15 P.M.

This Mortgage, Made this

day of

in the year nineteen hundred and fifty-three

, by and between

James A. McElvie and Margaret L. McElvie, his wife, of Allegany County, Maryland, of the first part, hereinafter sometimes called mortgagor, which expression shall include the plural as well as the singular, and the feminine as well as the masculine. as the context may require, and The Liberty Trust Company, a corporation duly incorporated under the laws of Maryland, and having its principal office in the City of Cumberland, Allegany County, Maryland, of the second part, hereinafter sometimes called mortgages, Witnesseth:

Whereas, the said

James A. McElvie and Margaret L. McElvie, his wife, stand indebted unto the said The Liberty Trust Company in the just and full sum of Four Thousand (\$4,000.00) - - - - - - - - - - - - Dollars. payable to the order of the said The Liberty Trust Company, one year after date with interest from per centum per annum, payable quarterly as it accrues, date at the rate of Pive (5%) at the office of The Liberty Trust Company in Cumberland, Maryland, on March 31, June 80, September 30, and December 31 of each year, the first pro-rata quarterly interest hereunder to be payable on June 30, 1953

HERR 290 MGE 10

NOW, THEREFORE, in consideration of the premises, and of the sum of One Dollar, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said

James A. McElvie and Margaret L. McElvie, his wife, does hereby bargain and sell, give, grant, convey, transfer, assign, release and confirm unto the said The Liberty Trust Company, its successors and assigns, the following property to-wit:

All the following described real estate situated in the Town of Lonaconing, Allegany County, Maryland, to-wit:

BEGINNING for the same on the Southerly side of Pront Street and said point being 261 feet from the end of the tenth line of that lot or parcel of land which was sold and conveyed by William H. Cole and David A. Robb, Trustees to Gustave Schaidt and Annie Schaidt, his wife, by deed dated September 14th, 1916, and recorded in Liber No. 119, folio 330, one of the Land Records of Allegany County, Maryland, said point being also at the end of the first line of that lot which was sold and conveyed by William Gustave Schaidt and Mabel L. Schaidt his wife to James G. McElvie and Nina S. McElvie, his wife, by deed dated March 27, 1946, and recorded in Liber No. 208, folio 89, one of said land records and running with part of said tenth line, South 56 degrees 10 minutes West 60 feet, then leaving said tenth line and running South 25 degrees 45 minutes East 124 feet, thence North 56 degrees 10 minutes East 50 feet to the end of the second line of the above mentioned lot sold and conveyed to James G. McElvie and his wife and reversing said second line, North 21 degrees West 125 feet to the place of beginning. This property is subject to an easement for a sewerage line in favor of the predecessor in the title.

It being the same property which was conveyed unto the said James A. McElvie and wife, by William Gustave Schaidt and wife, by deed dated Pebruary 1, 1947, and recorded in Liber No. 213, folio 560, one of the Land Records of Allegany County.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in any wise appertaining.

TO HAVE AND TO HOLD the said above described property unto the said mortgagee, its successors and assigns, in fee simple forever.

PROVIDED, that if the said mortgagor, his heirs, executors, administrators, or assigns, does and shall pay to the said mortgagee, its successors or assigns, the aforesaid sum of Four Thousand (\$4,000.00) - - - Dollars, together with the interest thereon when and as the same becomes due and payable, and in the meantime does and shall perform all the covenants herein on his part to be performed, then this mortgage shall be void.

IT IS AGREED, that it shall be deemed a default under this mortgage if the said mortgagor shall, except by reason of death, cease to own, transfer or dispose of the within described property without the written consent of the mortgagee.

AND WHEREAS, this mortgage shall also secure as of the date hereof, future advances made at the Mortgagee's option, prior to the full payment of the mortgage debt, but not to exceed in the aggregate the sum of Pive Hundred (\$500.00) Dollars, nor to be made in an amount which would make the mortgage debt exceed the original amount hereof, provided the full amount of any such advance is used for paying the cost of any repair, alterations or improvments to the mortgaged property, as provided by Chapter 923 of the Laws of Maryland passed at the January session in the year 1945 or any Amendments thereto.

AND IT IS FURTHER AGREED, that until default is made, and no longer, the mortgagor may retain possession of the mortgaged property, upon paying in the meantime, all taxes, asse and public liens levied on said property, and on the mortgage debt and interest hereby intended to be secured, the said mortgagor hereby covenants to pay the said mortgage debt, the interest thereon, and all public charges and assessments when legally demandable; and it is further agreed that in case of default in said mortgage the rents and profits of said property are hereby assigned to the mortgagee as additional security, and the mortgagor also consents to the immediate appointment of a receiver for the property described herein.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said The Liberty Trust Company, its successors and assigns, or George R. Hughes , its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the property hereby

HER 290 ME 11

mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following, to wit: By giving at least twenty days' notice of time, place, manner and terms of sale, in some newspaper published in Cumberland, Maryland, which terms shall be cash on the day of sale or upon the ratification thereof by the court, and the proceeds arising from such sale to apply first: To the payment of all expenses incident to such sale, including taxes, and all premiums of insurance paid by the mortgagee, and a commission of eight per cent. to the party selling or making said sale, and in case said property is advertised, under the power herein contained, and no sale thereof made, that in that event the party so advertising shall be paid all expenses incurred and one-half of the said commission; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been matured or not; and as to the balance, to pay it over to the said mortgagor, his heirs, personal representatives or assigns.

AND the said mortgagor does further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee, its successors or assigns the improvements on the hereby mortgaged land, to the amount of at least

Four Thousand (\$4,000.00) - - - - - - Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in the case of fire, to inure to the benefit of the mortgagee, its successors, or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties thereto.

WITNESS, the hand and seal of said mortgagor.

ATTEST:

James A. McElvie

Margaret L. McEhi(SEAL)

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us & MElne

STATE OF MARYLAND, ALLEGANY COUNTY, TO-WIT:

I hereby Certify, that on this 27/4 day of April 1963 in the year nineteen hundred and fifty-three before me, the subscriber, a Notary Public of the

State of Maryland in and for the county aforesaid, personally appeared

James A. McElvie and Margaret L. McElvie, his wife,

acknowledged, the foregoing mortgage to be their deed; and at the same time, before me, also personally appeared Charles A. Piper, President of The Liberty Trust Company, the within named mortgages and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth; and the said Charles A. Piper,

did further, in like manner, make oath that he is the President, and agent or attorney for said corporation and duly authorized by it to make this affidavit.

In witness whereof I have hereto set my hand and affixed my notarial seal the day and year

THIS MORTGAGE, Made this 29 day of Open 1953, by and between WILLIAM F. RICE and BERTHA M. RICE, his wife, of Allegany County, Maryland, parties of the first part, and THE WIRST NATIONAL BANK OF CUMBERLAND, a banking corporation, duly organized under the laws of the United States, party of the second part, WITNESSETH:

WHEREAS, the parties of the first part are justly and bona fide indebted unto the party of the second part in the full and just sum of Five Thousand Two Hundred (\$5,200.00) Dollars, with interest from date at the rate of four par cent (4%) per annum, which said sum is part of the purchase price of the property hereinafter described, and this mortgage is hereby declared to be a Purchase Money Mortgage, and which said sum the said parties of the first part covenant and agree to pay in equal monthly installments of Thirty Eight Dollars and Forty Six Cents (\$38.46) on account of interest and principal, beginning on the same day of each and every month thereafter until the whole of said principal sum and interest is paid. The said monthly payments shall be applied, first, to the payment of interest, and, secondly, to the payment of principal of the mortgage indebtedness.

NOW, THEREFORE, THIS MORTGAGE WITNESSETH:

That for and in consideration of the premises and of the sum of One (\$1.00) Dollar in hand peid, and in order to secure the prompt payment of the said indebtedness, together with the interest thereon, and in order to secure the prompt payment of such future advances, together with the interest thereon, as may be made by the party of the second part to the parties of the first part prior to the full payment of the aforesaid mortgage indebtedness and not exceeding in the aggregate the sum of Five Hundred (\$500.00) Dollars and not to be made in an amount which would cause the total mortgage indebtedness to exceed the original amount thereof and to be used for paying the cost of any repairs, alterations or improvements to the hereby mortgaged property, the said parties of the first part do give, grant, bargain and sell, convey, release and confirm unto the said party of the second part, its successore and assigns:

Valley Road about one mile Mortheasterly of the City of Cumberland, Allegany County, Maryland, and being Lote Mos. 10 and 11 of the Clara Smith Ritchie tract; said tract is a part of Section A of

HRM 290 MGE 13

the Cumberland Valley Addition to Cumberland, Maryland, as laid out by Winmer Bowman, a plat of the entire addition being known as Amended Plat No. 2, and being of record among the Land Records of Allegany County, Maryland. Said Clara Smith Ritchie tract appears on said Amended Plat No. 2 as a vacant tract, it not having been sub-divided into lots at the time said Amended Plat No. 2 was recorded. Said lots being more particularly described as follows:

LOT NO. 10: BEGINNING at a point on the Westerly side of Vernon Street at the end of the first line of Lot No. 9; thence with the Westerly side of Vernon Street, North 34 degrees 53 minutes East 35.4 feet; thence North 46 degrees 6 minutes West 133.33 feet to the Easterly side of Congress Street; thence with the Easterly side of Congress Street, South 43 degrees 54 minutes West 35 feet to the second line of said Lot No. 9; and with it reversed, South 46 degrees 6 minutes East 138.9 feet to the beginning.

LOT NO. 11: BEGINNING at a point on the Westerly side of Vernon Street at the division line of Lots Nos. 11 and 12; and running with said line North 46 degrees 6 minutes West 127.8 feet to the Easterly side of Congress Street; thence with the Easterly side of Congress Street, South 43 degrees 54 minutes West 35 feet; thence South 46 degrees 6 minutes East 133.3 feet to the Westerly side of Vernon Street; thence with the Westerly side of Vernon Street; thence with the Westerly side of Vernon Street S3 minutes East 35.4 feet to the place of beginning.

It being the same property conveyed in a deed of even date herewith by George Zegles and Betty J. Zegles, his wife, to the said William F. Rice and Bertha M. Rice, his wife, and intended to be recorded among the Land Records of Allegany County, Maryland, simultaneously with this mortgage.

TOCETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

PROVIDED, that if the said parties of the first part, their heirs, executors, administrators or assigns, do and shall pay to the said party of the second part, its successors or assigns, the aforesaid sum of Five Thousand Two Hundred (\$5,200.00) Dollars, together with the interest thereon in the manner and at the time as above set forth, and such future advances, together with the interest thereon, as may be made by the party of the second part to the parties of the first part as hereinbefore set

UBER 290 MGE 14

forth, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void.

AND IT IS AGREED, that until default be made in the premises, the said parties of the first part may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all of which taxes, mortgage debt and interest thereon the said parties of the first part hereby covenant to pay when legally demandable; and it is covenanted and agreed that in the event the parties of the first part shall not pay all of said taxes, assessments and public liens as and when the same become due and payable, the second party shall have the full legal rights to pay the same, together with all interest, penalties, and legal charges thereon, and collect the same with interest as part of this mortgage debt.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured, including such future advances as may be made by the party of the second part to the parties of the first part as hereinbefore set forth, shell at once become due and payable, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors or assigns, or Walter C. Capper, their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her, or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days notice of the time, place, manner and terms of sale in some newspaper published in Allegany County, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply, first, to the payment of all expense incident to such sale, including taxes, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, including such future advances as may be made by the party of the second part to the parties of the first part as hereinbefore set forth, whether the same shall have then matured

MER 290 MGE 15

or not, and as to the balance, to pay it over to the said parties of the first part, their heirs or assigns, and in case of advertisement under the above power, but no sale, one-half of the above commissions shall be allowed and paid by the mortgagors, their representatives, heirs and assigns.

and the said parties of the first part further covenant to insure forthwith and, pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or its successors or assigns, the improvements on the hereby mortgaged property to the amount of at least Five Thousand Two Hundred (\$5,200.00) Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed as, in case of fire, to inure to the benefit of the mortgagee, its successors or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

WITNESS the hands and seals of the said mortgagors.

WITNESS as to both:

William F. Rice (SE

STATE OF MARYLAND.

ALLEGANY COUNTY, to-wit:

I HEREBY CERTIFY, That on this 29 day of Charl,

1953, before me, the subscriber, a Notary Public in and for the

State and County aforesaid, personally appeared WILLIAM F. RICE

and HERTHA M. RICE, his wife, and each acknowledged the aforegoing mortgage to be their respective act and deed; and at the
same time, before me also personally appeared ALBERT W. TINDAL,

President of The First National Bank of Cumberland, the within

named mortgagee, and made oath in due form of law that the

consideration in said mortgage is true and bona fide as therein

to TARM act forth.

WITNESS my hand and Notarial Seal.

Notary Public

By Commission expires May 4, 1953

MSM 290 MGE 16







THIS MORTGAGE, Made this 25 day of ..., in the year nineteen hundred and fifty-three, by and between FIRST METHODIST CHURCH, OF PROSTBURG, MARYLAND, an unincorporated local church of The Methodist Church, having its place of worship in the City of Prostburg, Allegany County, Maryland, of the first part, hereinafter sometimes called mortgagor, and FROSTBURG NATIONAL BANK, a national banking corporation duly incorporated under the laws of the United States of America, having its principal office in the City of Prostburg, Allegany County, Maryland, of the second part, hereinafter sometimes called mortgages, and JOHN BAYLEY JONES, Pastor of First Methodist Church, of Prostburg, Maryland, and HARRY C. MARSH, Superintendent of the Hagerstown District of the Baltimore Conference of The Methodist Church, parties of the third part.

WITNESSETH:

WHEREAS, by resolutions duly adopted by the Membership, the Quarterly Conference and the Board of Trustees of First Methodist Church of Frostburg, Maryland, at meetings of such bodies duly called and held, the erection of a building on the property hereinafter described was duly authorized, and the borrowing of the sum of Twenty Thousand Dollars (\$20,000.00), from said Frostburg National Bank, to be secured by mortgage on the said property, was also duly authorized, and the pastor of said church and the superintendent of the Hagerstown District of the Baltimore Conference of The Methodist Church have consented to the action authorized by such resolutions, and

WHEREAS, the requirements of the Discipline of The Methodist Church respecting the mortgaging of property have been

fully complied with, and
WHEREAS, the said First Methodist Church, of Frostburg,
Maryland, stands indebted unto the said Frostburg National Bank
in the just and full sum of Twenty Thousand Dollars (\$20,000.00),
payable to the order of the said Frostburg National Bank, one
year after date, together with interest thereon at the rate of
five (5%) per centum per annum, payable quarterly, as evidenced
by promissory note of the party of the first, of even date and
tenor herewith, which said indebtedness, together with interest
as aforesaid, the party of the first part hereby convenants to
pay as and when the same is due and payable.

NOW, THEREPORE, in consideration of the premises, and

of the sum of One Dollar, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together
with the interest thereon, the said First Methodist Church, of
Frostburg, Maryland, does hereby bargain and sell, give, grant,
convey, transfer, assign, release and confirm unto the said
Frostburg Mational Bank, its successors and assigns, the following
property to-wit:

All that certain lot or parcel of ground lying and being on Union Street (sometimes known as Main Street), in the City of Frostburg, Allegany County, Maryland, known as Lot No. Twenty-two, which is more particularly described as follows:

BEGINNING at a stone standing on the South side of Union Street, and North forty-one degrees, West One Hundred Ninety-eight feet from the intersection of the Union and Water Streets and running thence North forty-one degrees West sixty-five feet, thence South forty-nine degrees West One Hundred Sixty-five feet to Second Alley, thence South forty-one degrees East Sixty-five feet, thence North forty-nine degrees East 165 feet to the beginning.

IT being the same property which was conveyed to Peter Uhl et al, Trustees, by deed of Isaiah Frost et ux, dated June 17, 1834, and recorded among the Land Records of Allegany County, Maryland, in Deeds Liber No. R, folio 164.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in any wise appertaining.

TO HAVE AND TO HOLD the said above described property unto the said mortgages, its successors and assigns, in fee simple forever.

PROVIDED, that if the said mortgagor, its successors or assigns, does and shall pay to the said mortgagee, its successors or assigns, the aforesaid sum of Twenty Thousand Dollars (\$20,000.00), together with the interest thereon when and as the same becomes due and payable, and in the meantime does and shall perform all the covenants herein on its part to be performed, then this mortgage shall be void.

IT IS AGREED, that it shall be deemed a default under this mortgage if the said mortgagor shall cease to own, transfer or dispose of the within described property without the written consent of the mortgages.

and no longer, the mortgagor may retain possession of the mortgaged property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, and on the
mortgage debt and interest hereby intended to be secured, the
said mortgagor hereby covenants to pay the said mortgage debt,
the interest thereon, and all public charges and assessments when
legally demandable; and it is further agreed that in case of
default in said mortgage the rents and profits of said property
hereby assigned to the mortgagee as additional security, and the
mortgagor also consents to the immediate appointment of a receiver
for the property described herein.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said Frostburg National Bank, its successors and assigns, or W. Earle Cobey, its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, his her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days notice of time, place, manner and terms of sale, in some newspaper published in Allegany County, Maryland, which terms shall be cash on the day of sale or upon the ratification thereof by the court, and the proceeds arising from such sale to apply first: To the payment of all expenses incident to such sale, including taxes, and all premiums of insurance paid by the mortgages, and a commission of eight per cent, to the party selling or making said sale, and in case said property is advertised, under the power herein contained, and no sale thereof made, that in that event the party so advertising shall be paid all expenses incurred and one-half of the said commission; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been matured or not; and as to the balance, to pay it over to the said mortgagor, its successors or assigns.

AND the said mortgagor does further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the

UBER 290 MIRE 19

mortgagee, its successors or assigns, the improvements on the hereby mortgaged land, to the amount of at least Twenty Thousand Dollars (\$20,000.00), and to cause the policy or policies issued therefore to be so framed or endorsed, as in the case of fire, to inure to the benefit of the mortgagee, its successors, or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

John Bayley Jones, Pastor of First Methodist Church, of Frostburg, Maryland, and Harry C. Marsh, Superintendent of the Hagerstown District of the Baltimore Conference of The Methodist Church, parties of the third part, join in this mortgage for the purpose of consenting to the same, and releasing the within described real property from the trust provisions set forth in the aforesaid deed from Isaiah Frost et al and subordinating the same to this mortgage, pursuant to the provisions of Paragraph 171 of the Discipline of The Methodist Church.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties thereto.

WITNESS, the signature of said mortgagor by the Chairman of its Board of Trustees, duly attested by its Secretary, the day and year first above written.

WITNESS:

FIRST METHODIST CHURCH, OF FROSTBURG, MARYLAND

By:

J. HARRY HANSON, Chairman of the Board of Trustees.

WITNESS:

JOHN BAYLEY JONES, Fastor of First Methodist Church, of Frostburg, Maryland.

WITNESS:

HARRY C. MARSH, Superintendent of the Hagerstown District of the Baltimore Conference of The Methodist Church

STATE OF MARYLAND, ALLEGANY COUNTY, TO-WIT:

I HEREBY CERTIFY, That on this 28th day of april

UBER 290 MGE 20

in the year nineteen hundred and fifty-three, before me, the subscriber, a Notary Public of the State of Maryland in and for the county aforesaid, personally appeared J. "arry Hanson, Chairman of the Board of Trustees of First Methodist Church, of Frostburg, Maryland, an unincorporated church, and acknowledged the foregoing mortgage to be the act and deed of said church, and he further made oath that he is the Chairman of the Board of Trustees of said First Methodist Church, of Frostburg, Maryland, and is duly authorized by it to make this acknowledgment; and at the same time, before me, also personally appeared F. Earl Kreitzburg, Cashier of Frostburg National Bank, the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth; and the said F. Earl Kreitzburg did further, in like manner, make oath that he is the Cashier of said bank and fully authorised by it to make this affidavit.

IN WITNESS whereof I have hereto set my hand and affixed my notarial seal the day and year above written.

Lette m. Jada

STATE OF MARYLAND, ALLEGANY COUNTY, TO-WIT:

I HEREBY CERTIFY, That on this 27 day of And of the pear nineteen hundred and fifty-three, before me, the subscriber, a Notary Public of the State of Maryland, in and for the county aforesaid, personally appeared John Bayley Jones, Pastor of First Methodist Church, of Frostburg, Maryland, and Harry C. Marsh, Superintendent of the Hagerstown District of the Baltimore Conference of The Methodist Church, and respectively acknowledged the aforegoing mortgage to have been made with their consent as such Fastor and Superintendent.

IN WITHESS whereof I have here to set my hand and affixed my notarial seal the day and year above written

HOTARY PUBLIC TO THE STATE OF T

MRR 290 MGE 21

THIS MORTGAGE, Made this Sold day of april . In the year Nineteen Hundred and Fifty-three, by and between Orlean M. Haines, unmarried, of Allegany County, Maryland, of the first part, hereinafter sometimes called the Mortgagor, and The Liberty Trust Company, a corporation, duly incorporated under the Laws of Maryland, Trustee for the H. E. Weber Estate, of the second part, sometimes hereinafter called the Mortgagee, WITNESSETH:

WHEREAS, the said Mortgagor stands indebted unto the Mortgagee in the full and just sum of Forty-Eight Hundred Dollars (\$4800.00), as is evidenced by a promissory note of even date and tenor herewith, which note is payable one year from the date here-of and bears an interest rate of Six per centum (6%) per annum, said interest being payable in quarterly installments as it accrues at the Office of The Liberty Trust Company in Cumberland, Maryland, on March 31, June 30, September 30, and December 31 of each year, the first pro rata quarterly interest on said note to be payable on the 30th day of June, 1953.

NOW, THEREFORE, in consideration of the premises and of the sum of One Dollar (\$1.00), and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said Orlean M. Haines, unmarried, does hereby bargain and sell, give, grant, convey, transfer, assign, release and confirm unto the said The Liberty Trust Company. Trustee, for the H. E. Weber Estate, its successors or assigns, the following property, to-wit:

All that lot or parcel of ground situate, lying and being on the Easterly side of Park Street, in the City of Cumberland, Allegany County, Maryland, more particularly described as follows, to-wit:

BEGINNING at the end of the first line of a lot of ground conveyed by Johnson, Steward and Walsh Company of Allegany County, Maryland, to Charles Conley by deed dated December 28, 1901, and recorded in Liber No. 90, folio 157, one of the Land Records of Allegany County; and running thence with the East side of Park Street, North 10-3/4 degrees East 23 feet; thence at right angles to said street and parallel with the second line of said Conley lot, South 79½ degrees East 100 feet to the West side of an alley; thence with said side of said alley and parallel with Park Street, South 10-3/4 degrees West 23 feet to the end of the second line of said Conley lot; thence reversing said second line of said Conley lot, North 79½ degrees West 100 feet to the place of beginning.

It being the same property which was conveyed unto the

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said Mortgagor by Nannie M. Wilson, widow, by deed dated June 17, 1948, and recorded in Liber No. 221, folio 53, one of the Land Records of Allegany County.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in any wise appertaining.

TO HAVE AND TO HOLD the above described property unto the said Mortgagee, its successors and assigns, in fee simple forever.

provided, that if the said Mortgagor, her heirs, executors, administrators or assigns, does and shall pay to the said Mortgagee, its successors or assigns, the aforesaid sum of Forty-Eight Hundred Dollars (\$4800.00), together with the interest there on when and as the same becomes due and payable, and in the meantime does and shall perform all the covenants herein on his part to be performed, then this Mortgage shall be void.

IT IS AGREED, That it shall be deemed a default under this Mortgage if the said Mortgagor shall, except by reason of death, cease to own, transfer or dispose of the within described property without the written consent of the Mortgagee.

and no longer, the Mortgagor may retain possession of the Mortingaged property, upon paying/the meantime, all taxes, assessments and public liens levied on said property, and on the Mortgage debt and interest hereby intended to be secured, the said Mortgagor hereby covenants to pay the said Mortgage debt, the interest thereon and all public charges and assessments when legally demandable; and it is further agreed that in case of default in said Mortgage, the rents and profits of said property are hereby assigned to the Mortgagee as additional security, and the Mortgagor also consents to the immediate appointment of a receiver for the property described herein.

But in case of default being made in payment of the Mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this Mortgage, then the entire Mortgage debt intended to be hereby secured shall at once become due and payable provided that the Mortgagee shall give written notice of any default, by registered mail and make demand for tender of the indebtedness, and the Mortgagor shall have sixty days after the receipt of said notice, to make tender of said debt, and these presents are hereby declared to be made in Trust, and the said The Liberty Trust Company, its successors and

LEER 290 MGE 23

assigns, or George R. Hughes, its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days' notice of time, place, manner and terms of sale, in some newspaper published in Cumberland, Maryland, which terms shall be cash on the day of sale or upon the ratification thereof by the Court, and the proceeds arising from such sale to apply first; To the payment of all expenses incident to such sale, including taxes, and all premiums of insurance paid by the Mortgagee, and a commission of eight per cent to the party selling or making said sale, and in case said property is advertised, under the power herein contained, and no sale thereof made, that in that event the party so advertising shall be paid all expenses incurred and one-half of the said commission; secondly, to the payment of all moneys owing under this Mortgage, whether the same shall have then matured or not; and as to the balance, to pay it over to the said Mortgagor, her heirs, personal representatives or assigns.

AND the said Mortgagor does further covenant to insure forthwith, and pending the existence of this Mortgage, to keep insured in some insurance company or companies acceptable to the Mortgagee, its successors or assigns, the improvements on the hereby mortgaged land, to the amount of at least Forty-Eight Hundred Dollars (\$4800.00), and to cause the policy or policies issued therefor to be so framed or endorsed, as in the case of fire, to inure to the benefit of the Mortgagee, its successors or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the Mortgagee, or the Mortgagee may effect said insurance and collect the premiums thereon with interest as part of the Mortgage debt.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties hereto.

WITNESS the hand and seal of the said Mortgagor.

Orlean M. Haines . (SEAL)

WITNESS:

Thomas & Keech

MER 290 MER 24

STATE OF MARYLAND

TO WIT:

COUNTY OF ALLEGANY

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Comps.

I HEREBY CERTIFY, That on this 30th day of april, in the year Nineteen Hundred and Fifty-Three, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared Orlean M. Haines, unmarried, and acknowledged the aforegoing Mortgage to be his act and deed; and at the same time, before me, also personally appeared Charles A. Piper, President of The Liberty Trust Company, Trustee, and John J. Robinson, Trust Officer of The Liberty Trust Company, Trustee, the within named Mortgagee, and made oath in due form of law, that the consideration in said Mortgage is true and bons fide as therein set forth; and the said Charles A. Piper did further, in like manner, amke oath that he is the President and agent or attorney for said corporation and duly authorized by it to make this affidavit.

IN WITNESS WHEREOF, I have hereto set my hand and affixed Notarial Seal the day and the year above written.

Motary Public

This Mortga	DNEY	297// day of	April	in the
year Nineteen Hundred a	nd Borty. Fifty-I			
	Allegany		State of Maryland	
part 100 of the first pe	art, hereinafter call	ed mortgagors , and	d First Federal Savin	gs and Loan

UBER 290 MICE 25

America, of Allegany County, Maryland, party of the second part, hereinafter called mortgages WITNESSETH: -

Thereas, the said mortgagee has this day loaned to the said mortgagor a , the sum of Seven Thousand Two Hundred and 00/100 - - - - - - - - - - - (97,800,90) Dollars, which said sum the mortgagor a agree to repay in installments with interest thereon from

the date hereof, at the date of __ & per cent. per annum, in the manner following:

Mam Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgagers do give, grant bargain and sell, convey, release and confirm unto the said mortgages, its successors or assigns, in fee simple, all the follow-

all that lot or percel of ground mittented Southeast of the Comp Ground. LeVels, allegeny Councy, Maryl as and more perviously described as follows, to wit:

PERMITTING for same at an iron stake from which the west corner of the H. Martz residence stands, South 80 degrees 35 minutes Boat 195.8 feet, and from thich sold iron stake, South 55 degrees 35 minutes West 95.4 feet stands the Morthwest corner of another residence, and running thence from said iron stake, using horizontal measurements, and with the North side of a readusy. North 74 decrees 05 minutes West 106.4 Feet to an Iron stake located 48 feet at right angles from the "Old Georges Greek and Cumberland Hailroad" right-of-may, and running thence parellel to the center line of said Reilrond right-of-way and 48 feet from the same, North 32 degrees 30 minutes Mest 194.5 feet to an iron stake, thence South Bl degrees to minutes Best 115.8 feet to an iron stake, thence South 37 degrees 45 minutes West 158.5 feet to the beginning, containing forty-one hundredths (.41) seres more or less.

IT BEING the sume property which was conveyed to Harry E. McHeel, Jr. and Catherine H. Melfeel, his wife, by Lillian A. Martn, widow, by deed of even dute herewith and to be recorded among the Land Records of Allegany County prior to the recording of this mortgage.

This nortgage is given to secure part of the purchase price of the above described property and is a PURCHASE MORRY MORTOAGE.

it is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagor s covenant to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagoss hereby warrant generally to, and covenant with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple

title is conveyed herein free of all liens and encumbrances, except for this mortgage, and do covenant that they will execute such further assurances as may be requisite.

Ungether with the buildings and improvements thereon, and the rights, roads, ways, privileges and appurtenances thereunto belonging or in anywise appertaining.

In have and to hold the above described land and premises unto the said mortgagee,

its successors and assigns, forever, provided that if the said mortgagors , their helrs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein

onthair part to be performed, then this mortgage shall be void. And it is Agreed that until default be made in the premises, the said mortgagors may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagors hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns,

or GEORGE ... 1200E , its duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, hereby authorized and empowered, at any time thereafter, to sell the property nevely mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which sald sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent. to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall

have then matured or not; and as to the balance, to pay it over to the said mortgagor s , their helrs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor s , their representatives, heirs

And the said mortgagors do further covenant—to Insure forthwith, and pending the existence of the mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or its successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Seven Thousand Two Hundred and 00/100 ---- Dollars and to cause the policy or policies Issued therefor to be so framed or endorsed, as in case of fire, to inure to the benefit of the mortgagee, its successors or assigns, to the extent of its lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the

At b the said mortgagor s , as additional security for the payment of the indebtedness hereby secured, do hereby set over, transfer and assign to the mortgages, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgages is hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgagors , for themselves and their heirs, personal representatives, do hereby covenant with the mortgagee as follows: (1) to deliver to the mortgagee on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgagee receipts evidencing the payment of all lies for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date all governmental levies that may be made on the mortgaged property, on this mortgage or note, or in any other way from the indebtedness secured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the mortgagors to keep the buildings on said property, or any part thereof, and upon the failure of the immediate repayment of the debt hereby secured and the failure of the mortgagor a to comply with said demand of the mortgagee for a period of thirty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire principal and interest hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as hereinafter provided; (3) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said premises and account therefor as the Court may direct; (4) that should the title to the herein mortgagor a polynoment of the mortgagora, by voluntary or involuntary grant or assignment, or in any other manner, without the mortgagor's written consent, or should the same be encumbered by the mortgagors, their

the mortgagee's written consent, or should the same be encumbered by the mortgagor s, their heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

milness, the hand and seal of the said mortgagors.

MER 290 MGE 27

State of Maryland. Allegany County, to-wit:

I hereby certify, That on this 29 TH day of April in the year nineteen hundred and forty fifty-throo ____, before me, the subscriber.

a Notary Public of the State of Maryland, in and for said County, personally appeared HARRY S. MC MEEL, JR. and CATHERINE M. MC MEEL, his wife,

the said mortgagor: herein and each acknowledged the aforegoing mortgage to be their act and deed; and at the same time before me also personally appeared. GEORGE W. LEGGE Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said

WITNIES my hand and Notarial Seal the day and year aforesaid. Notary Public

FILED AND ACCOUNED APAIL 30" 1953 at 8:30 A.M. Durchare Money This Chattel Martgage, Made this 29" day of april 19.53, by and between Mahlon N. Burg. allegany of the first part, hereinafter called the Mortgager, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee. WITNESSETH:

Shereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of_ Que thousand sisty-five my 60/100 - Dollars

MBER 290 MGE 28

(\$ 10656), which is payable with interest at the rate of 676 per annum in 12 monthly installments of Eighty - eight 1891/00 - Dollars (\$ 8880) payable on the 29" day of each and every calendar month, said installments including principal and interest, as is evidenced by the promissory note of the Mortgagor payable to the order of the Mortgagoe of even tenor and date herewith.

Nam, Cherefore in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at

Allegany County, Thangeland

1948 Buick Hoad master of 4000 n Sidan.

Surial # 14 958 739

1949 Nache ambassador 4 Door Selan Serie # R531919 Motor # A7832740

Go haur and to hald the said personal property unto the Mortgagee, its successors and assigns absolutely.

#Fauthrd, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgages, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

MER 290 MGE 29

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

Above mentioned insurance does not include personal liability and property damage coverage.

Attest as to all:

(SEAL)

State of Maryland, Allegany County, to-wit:

OFA TA

I hereby rertify. That on this 29" day of april 19. before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

The Within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be act and deed, and at the same time before me also appeared of The First National Bank of Cumberland, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said of said Mortgagee and duly authorized to make this affiders!

a. a think

By Commission expires May 4, 1953

MOR 290 MGE 30

PILED AND RECO PURCHASE MONEX This Chattel Mortgage,	Made this 30th day of April
19 53, by and between Le	Roy E. Lehman and Mrs. LeRoy E. Lehman
	of Allegary County,
NATIONAL BANK of Cumberland	first part, hereinafter called the Mortgagor, and THE FiRST i, a national banking corporation duly incorporated under the ica, party of the second part, hereinafter called the Mortgagee,
Thereas, the Mortgagor	is justly indebted to the Mortgagee in the full sum of
	00100 Dollars
M. C.	n
18 monthly installments of	Fifteen20/100 Dollars
• •	30th day of each and every calendar month.
	ai and interest, as is evidenced by the promissory note of the
Mortgagor payable to the order of t	the Mortgagee of even tenor and date herewith.
Now, Therefore in consid	deration of the premises and of the sum of One Dollar (\$1.00),
the Mortgagor does hereby bargain	n, seil, transfer and assign unto the Mortgagee, its successors
and assigns, the following described	Account manual 22 a
	personal property located at
Allegary	County,

1 Zenith 21" T. V. K 2229R3

In have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Browthed, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the sald property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same

100 AGE 31

shall hav	ve then	mature	d or not; and	as to	the	balance	, to p	ay th	e 88	me c	ver to the N	lorts	agor, hi
personal	represe	ntative	or assigns;	and in	cas	e of adve	rtise	ment	unde	er th	e above powe	hia	rerecon
one-half	of the	above	commission	shall	be	allowed	and	paid	Бу	tne	Moregagor,	*****	persons
represen	tatives	or assig	ms.										

П

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property. The Mortgagor agrees to insure said property forthwith against loss by fire, collision, etc., and pending the existence of this mortgage to keep it insured in some company acceptable to the Dollars (\$_ Mortgagee in the sum of and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of loss to inure to the benefit of the Mortgagee to the extent of its lien or claim thereof, and to place such policy forthwith in the possession of the Mortgagee. Above mentioned insurance does not include personal liability and property damage Bitures the hands and seals of the par Day & Sel (SEAL) State of Maryland, Allegany County, to-wit: 3 hereby certify, That on this 30th day of April 19 53., before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared LeRoy E. Lehman and Mrs. LeRoy Lehman the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be their act and deed, and at the same time before me also appeared. T. V. Fiar. of The First National Bank of Cumberland, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said T. V. Fier it toth that he is the Agent of said Mortgagee and duly authorized to make -this affidavit. OTARM NUSLIC WITNESS my hand and Notarial Seal.

UBER 290 MGE 32

19 53, by and between	Join W. Aora a	nd Rhea V. Horn	
*	of	Allogany	Con
Maryland, part 100 of the NATIONAL BANK of Cumberliaws of the United States of An WITNESSETH:	land, a national banki	ng corporation duly incor	porated under
Thereas, the Mortga	And the second s		100
Two hundred forty-four	****************		De
	nbie zelskolninom kaktl		COCOPINE SAN
(\$ 211,08), which is pays 18 monthly installments (\$ 13.56) payable on the said installments including principal said installments including principal said installments.	nbie shik biscon nicti s of Thirteen e 29th cipal and interest, as	day of each and eve	ry calendar m
(\$ 211,08), which is pays 18 monthly installments (\$ 13.56) payable on the said installments including print Mortgagor payable to the order of	able which is the soft Thirteen	day of each and eve	56/100 D ry calendar m hissory note o
(\$ 244.08), which is pays 18 monthly installments (\$ 13.56) payable on the said installments including print Mortgagor payable to the order of Now, Therefore in co	noise zero de	day of each and even servidenced by the promoven tenor and date herewise and of the sum of Commisses and of th	ry calendar maissory note of th.
(\$ 211,08), which is pays 18 monthly installments (\$ 13.56) payable on the said installments including print Mortgagor payable to the order of Now, Therefore in co	able state the state and a second and interest, as of the Mortgagee of et onsideration of the pregain, sell, transfer and	day of each and ever is evidenced by the promoten tenor and date herewishings and of the sum of the	ry calendar maissory note of th. One Dollar (\$1.00 gee, its succession)
(\$ 244.08), which is pays	able with history acts s of Thirteen———————————————————————————————————	day of each and ever is evidenced by the promoten tenor and date herewishings and of the sum of the	ry calendar naissory note of th. One Dollar (\$ agee, its success Addition

To have and to hold the said personal property unto the Mortgages, its successors and assigns absolutely.

Frowided, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgages, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making

uen 290 mar 33

said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

The Mortgagor agrees to insure said property forthwith against loss by fire, collision, etc., and pending the existence of this mortgage to keep it insured in some company acceptable to the Dollars (\$ Mortgagee in the sum of and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of to inure to the benefit of the Mortgagee to the extent of its lien or claim thereof, and to place

such policy forthwith in the possession of the Mortgagee.	
Above mentioned insurance does not include personal liability and prop	erty damage
coverage.	1.8
WITHERS the hands and seals of the partiesof the first part.	
A	Tana Ver
Attest as to all: The Word How Shear How	(SEAL)
Alle Theat. How	(SEAL)
	POPATA
State of Maryland,	
Allegany County, to-wit:	
I hereby certify, That on this 29th day of April	
19.53 before me, the subscriber, a Notary Public of the State of Maryland, in and f aforesaid, personally appeared	or the County
John W. Horn and Rhea V. Horn	
the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to b	e their
act and deed, and at the same time before me also appeared T. V. Fier	
of The First National Bank of Cumberland, the within named Mortgagee, and made	
form of law that the consideration set forth in the aforegoing chattel mortgage is t	
APPENDIC	manner made
path that ha ls the Agent of said Mortgagee and duly autho	rised to make
W AND THE STREET	
* * * * * * * * * * * * * * * * * * *	
BLUTINESS my hand and Notarial Seal.	

a a this	1
Water B. W.	-

My Commission expires May 4, 1980

Piled and recorded MAY 1" 1953 at 8:30 A.M.
This/Chattel Antiques, Made this 30" day of april 1953, by and between Allen & Page
63. Albert & Parce
19—), by and between
of allegance County,
Maryland, part of the first part, hereinafter called the Mortgagor, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee,
WITNESSETH:
Sixten Lunder & Tolloo Dollars
(\$/60000), which is payable with interest at the rate of 5% per annum in 9 Greatury installments of One hundred accounty as 179/100 liars
(\$ /77 ?) payable on the 30 th day of each marks, said installments including principal and interest, as is evidenced by the promissory note of the
Mortgagor payable to the order of the Mortgagee of even tenor and date herewith.
Now. Therefore in consideration of the premises and of the sum of One Dollar (\$1.00).
the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors
and assigns, the following described personal property located at
Allegany County, Manyland:
1953 mercury 4 Door Custom
53ME 46102M
motor
The time and as task

is hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Frontier, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgages in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in

LIBER 290 MCE 35

some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

The Mortgagor agrees to insure said property forthwith against loss by fire, collision, etc., and pending the existence of this mortgage to keep it insured in some company acceptable to the Mortgagee in the sum of Jule Courage Dollars (\$ and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of loss to inure to the benefit of the Mortgagee to the extent of its lien or claim thereof, and to place such policy forthwith in the possession of the Mortgagee.

Above mentioned insurance does personal liability and property damage

	coverage.
	Wiltess the hands and seals of the part y of the first part.
	Attest as to all: Cellert & Dayse (SEAL)
	DO. BOOK (SEAL)
	State of Maryland,
	Allegany County, to-wit:
	3 hereby certify, That on this 30" day of april
	19.50, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared
	achine S. Page
	the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be
	act and deed, and at the same time before me also appeared & Constant
ŧ	of The First National Bank of Cumberland, the within named Mortgagee, and made oath in due
	form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona
	fide at therein set forth; and the said S. C. Soon in like manner made
	on that he is the agent of said Mortgagee and duly authorized to make
1	thin arthlayer
	110 (161)
7	191 191 1888 my hand and Notarial Seal.
	AL I Charles on un unua mu vocarini com
*	200m
	11346.1

HER 290 MGE 36

FILED AND MCCOMDED MAY 1" 1953 at 8:30 A.M. PURCHASE MONEY

3bis Chattel Mortgage, Made this 29th day of Arril 19 53 , by and between Albert E, Pisher and Agnes Me Pisher, his wife, 293 East Main St., Frostburg All ogany

Maryland, part 100 of the first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL BANK, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinsfter called the Mortgagee, WITNESSETH:

Thereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of _____ EIGHT HUMBRED ONE AND 69/100 -b- - - - - - Dollars), which is payable with interest at the rate of six per cent (6%) per annum in (\$ 801.69 monthly installments of FORTY-FOUR AND 51/100 - - - - - Dollars 18) payable on the 29th day of each and every calendar mouth, (\$ 45.54

said installments including principal and interest, as is evidenced by the promissory note of the Mortgagor payable to the order of the Mortgagee of even tenor and date herewith.

Rom, Therefore, in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at _____ East Main Street

Free thurg, Allegany County, Maryland

1953 Dodge Coronet ADr Sedan - V8 Model D-MA Ser. Number 34588929 Motor Number DAA-121107

To Have and to Hold the said personal property note the Mortgagee, its successors and assigns, absolutely.

Provided, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

Said Mortgagor further promises that he will use said goods and chattels with reasonable care, skill and caution, and keep same in good repair, without any liability on the Mortgagee, and under shelter, and will not permit the same to be damaged, injured, or depreciated, and will not attempt to sell, assign ur dispose of said goods and chattels, or any interest therein, or remove or permit the same to be removed from the county wherein he, she, it, resides, without the written consent of said Mortgagee, and will not encumber or permit any encumbrance or lien of any character whatsoever against the same; and that he will pay all taxes that may be levied against said goods and chattels, this instrument or the indebtedness secured hereby.

Mortgagor covenants that he exclusively owns and possesses said mortgaged personal property and that there is no lien, claim or encumbrance or Conditional Sale Agreement covering the same.

Mortgagor further covenants that he will not use or cause or permit to be used the Car herein mentioned for the transportation of liquor, wines or any other beverage, for personal or commercial use, prohibited by any Federal or State statute to be transported, and it is hereby agreed that should the Car, hereinbefore described, he used for such purpose or any other unlawful purpose, it shall be considered as a default under the mortgage, whether or not there shall be a default under any other terms or conditions hereof, which shall entitle the holder hereof to immediate and continued possession, by replevin nr otherwise, of the Car herein described.

Mortgagor shall keep said goods, chattels and personal property insured against fire, theft and all physical damage payable to and protecting Mortgagee for not less than the total amount owing on said note until fully paid. Mortgagee may place any or all of said insurance at Mortgagor's expense, if Mortgagee so elects. Mortgagee may cancel any or all of such insurance at any time and shall receive the return premium, if any, therefor.

ABOVE MENTIONED INSURANCE DOES NOT INCLUDE PERSONAL LIABILITY AND PROPERTY DAMAGE COVERAGE.

And in case said Mortgagor shall neglect or refuse to pay said taxes as aforesaid, or permit said goods or chattels to be damaged, injured or depreciated, then said Mortgagee may at said Mortgagee's option pay all such taxes and assessments aforesaid, repair any damage or injuries and restore any depreciation; and all sums of money thus expended are hereby secured by these presents and shall be repayable upon demand from said Mortgagor to said Mortgagos, and may be retained by said Mortgagos from

USER 290 MG 37

the proceeds of the sale of said goods and chattels herein authorized

In case default be made in the payment of said debt or interest after maturity, or of any of the payments above scheduled, or any extensions or renewals or rearrangements thereof, or if any execution, attachment, sequestration or other writ shall be levied on said goods and chattels or on any other property of Mortgagor or if a petition under the Bankruptcy Act or any Amendment thereof shall be filed by or of Mortgagor or if a petition under the Hankruptcy Act or any Amendment thereof shall be filed by or against said Mortgagor or if said Mortgagor shall make an assignment for the benefit of his creditors, or if said Mortgagor shall fail to keep and perform any of the covenants, stipulations and agreements herein contained on his part to be performed, or if any insurance company should cancel as to Mortgagor any policy against the hazards of fire and theft, or if said Mortgagee shall at any time deem said mortgage said chattels, said debt or said security unsafe or insecure, or shall choose so to do, then upon the happening of said contingencies or any of them, the whole amount herein secured, on each of said payments above scheduled remaining impaid, is by said Mortgagor admitted to be due and payable, and said Mortgagee at his option, without notice, is hereby authorized to enter upon the premises of the Mortgagor or other places where said property might be, and take possession of and remove said property, and all equipment, accessories, or repairs thereon, which shall be considered a component part thereof and subject to this mortgage, and, without legal procedure, sell the same and all equity of redemption of the Mortgagor therein, either at public auction or private sale, in such county and at such place as Mortgagee may elect, without demand for performance, and out of the proceeds of said sale pay all costs and expenses of pursuing, taking, keeping, advertising and selling said goods and chattels, including reasonable attorney's fees, and apply the residue thereof toward the payment of said indebtedness or any part thereof, in such manner as said Mortgagee may elect, rendering the surplus, if any, unto said Mortgagor, his executors, administrators and assigns upon demand. Mortgagee may take possession of any other property in the above described motor vehicle at the time of repossession and hold the same temporarity for the Mortgagor without any responsibility or liability on the part of the Mortgagee or its assigns.

And said Mortgagee may purchase at any such sale in the same manner and to the same effect as any person not interested herein; if from any cause said property shall fail to satisfy said debt, interest after maturity, costs and charges, said Mortgagne covenants and agrees to pay the deficiency.

The waiver or indulgence of any default with respect to any of the terms and conditions herein contained shall not operate as a waiver of subsequent defaults.

This mortgage shall apply to and bind said Mortgagor, said Mortgagor's heirs, personal representatives, successors and assigns, and inure to the benefit of said Mortgagee, said Mortgagee's heirs, personal representatives, successors and assigns.

Biturss the hands and seals of the Mortgage

State of Maryland, Allegany County, to wit:

3 Hereby Certify, That on this 29th day of April

19.53 ... before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

Albert E. Fisher and Agnes M. Fisher, his wife,

the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be their act and deed, and at the same time before me also appeared F. Earl Kreitzburg, Cashier and Agent of the Frontburg National Bank, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said F. Earl Kreitzburg in like manner made oath that he is the Cashier and Agent of said Mortgagee and duly authorized to make this affidavit.

WITNESS my hand and Notarial Scal.

Statt m. Jose

MER 290 MGE 38

FILED AND ACCUMED MAY 1" 1953 at 8:30 A.M.

Mpis (URCHASE HONEY Chattel Mortga	ge, Made thin_	30th	day of	April
19 53 , by at	nd between	TEONARDA M.	POWERS		and a sub-transport trade
	et, Lonaconing	garan ay-talasan i ayastan mijad	of	Allegany	Count

Maryland, part. 7 ____of the first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL BANK, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH:

Now, Therefore, in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagoe, its successors and assigns,

the following described personal property located at ______ Lonaconing

Allegany

County, Maryland

1953 Ford Mainline Tudor 8

Motor Number B3C0-125990

On Have and to Hold the said personal property unto the Mortgagee, its successors and assigns, absolutely.

provided, lowever, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

Said Mortgagor further promises that he will use said goods and chattels with reasonable care, skill and caution, and keep same in good repair, without any liability on the Mortgagee, and under shelter, and will not permit the same to be damaged, injured, or depreciated, and will not attempt to sell, assign ur dispose of said goods and chattels, or any interest therein, or remove or permit the same to be removed from the county wherein he, she, it, resides, without the written consent of said Mortgagee, and will not encumber or permit any encumbrance or lien of any character whatsoever against the same; and that he will pay all taxes that may be levied against said goods and chattels, this instrument or the indebtedness secured hereby.

Mortgagor covenants that he exclusively owns and possesses said mortgaged personal property and that there is no lien, claim or encumbrance or Conditional Sale Agreement covering the same.

Mortgagor further covenants that he will not use or cause or permit to be used the Car herein mentioned for the transportation of liquor, wines or any other beverage, for personal or commercial use, prohibited by any Federal or State statute to be transported, and it is hereby agreed that should the Car, hereinbefore described, be used for such purpose or any other unlawful purpose, it shall be considered as a default under the mortgage, whether or not there shall be a default under any other terms or conditions hereof, which shall entitle the holder hereof to immediate and continued possession, by replevin or otherwise, of the Car herein described.

Mortgagor shall keep said goods, chattels and personal property insured against fire, theft and all physical damage payable to and protecting Mortgagee for not less than the total amount owing on said note until fully paid. Mortgagee may place any or all of said insurance at Mortgagor's expense, if Mortgagee so elects. Mortgagee may cancel any or all of such insurance at any time and shall receive the return premium, if any, therefor.

ABOVE MENTIONED INSURANCE DOES NOT INCLUDE PERSONAL LIABILITY AND PROPERTY DAMAGE COVERAGE.

And in case said Mortgagor shall neglect or refuse to pay said taxes as aforesaid, or permit said goods or chattels to be damaged, injured or depreciated, then said Mortgagee may at said Mortgagee's option pay all such taxes and assessments aforesaid, repair any damage or injuries and restore any depreciation; and all sums of money thus expended are hereby secured by these presents and shall be repayable upon demand from said Mortgagor to said Mortgagee, and may be retained by said Mortgagee from the proceeds of the sale of said goods and chattels herein authorized.

MER 290 MEE 39

In case default be made in the payment of said debt or interest after maturity, or of any of the payments above scheduled, or any extensions or renewals or rearrangements thereof, or if any execution, attachment, sequestration or other writ shall be levied on said goods and chattels or on any other property of Mortgagor or if a petition under the Bankruptcy Act or any Amendment thereof shall be filed by or against said Mortgagor shall fail to keep and perform any of the covenants, stipulations and agreements berein contained on his part to be performed, or if any insurance company should cancel as to Mortgagor any policy against the hazards of fire and theft, or if said Mortgages shall at any time deem said mortgago said chattels, said debt or said security unsafe or insecure, or shall choose so to do, then upon the happening of said contingencies or any of them, the whole amount herein secured, on each of said payments above scheduled remaining unpaid, is by said Mortgagor admitted to be due and payable, and said Mortgagee at his option, without notice, is hereby authorized to enter upon the premises of the Mortgagor or other places where said property might be, and take possession of and remove said property, and all equipment, accessories, or repairs thereon, which shall be considered a component part thereof and subject to this mortgage, and, without legal procedure, sell the same and all equity of redemption of the Mortgagor therein, either at public auction or private sale, in such county and at such place as Mortgagee may elect, without demand for performance, and out of the proceeds of said sale pay all costs and expenses of pursuing, taking, keeping, advertising and selling said goods and chattels, including reasonable attorney's fees, and apply the residue thereof toward the payment of said indebtedness or any part thereof, in such manner as said Mortgagee may elect, rendering the surplus, if any, unto said Mortgagor, his executors, administrators and assigns upon demand. Mortgagee may take possession

And said Mortgagee may purchase at any such sale in the same manner and to the same effect as any person not interested herein; if from any cause said property shall fail to satisfy said debt, interest after maturity, costs and charges, said Mortgagor covenants and agrees to pay the deficiency.

The waiver or indulgence of any default with respect to any of the terms and conditions herein contained shall not operate as a waiver of subsequent defaults.

This mortgage shall apply to and bind said Mortgagor, said Mortgagor's heirs, personal representatives, successors and assigns, and inure to the benefit of said Mortgagee, said Mortgagee's heirs, personal representatives, successors and assigns.

Attest as to all:

Attest as to all:

DAVID R. WILLETTS

(SEAL (SE

State of Maryland, Allegany County, to wit:

3 Hereby Certify, That on this 30th day of April

19 53 , before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

---- IRONARDA N. POMERS -----

the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be here act and deed, and at the same time before me also appeared F. Earl Kreitzburg, Cashier and Agent of the Frostburg National Bank, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said F. Earl Kreitzburg in like manner made oath that he is the Cashier and Agent of said Mortgagee and duly authorized to make this affidavit.

VITNESS my hand and Notarial Seal.

Luth m. Jose

100 MGE 40

	PILED AND RECORDED MAY 1" 1953 at 8:30A.M.	
	This Mortgage, Made this 30th day of April in the year	
	Unit florigage, Made this	
	Nineteen hundred and fifty-three , by and between Ellis Porter Trezise	
	parties of the first part, and the FIRST NATIONAL BANK OF PIEDMONT, PIEDMONT, WEST	
	VIRGINIA, a corporation organized under the National Banking Laws, party of the second part,	
	WITNEGETH.	
	That in consideration of the sum of \$872.00 due from	
	Ellis Porter Trezise	
1	to the said THE FIRST NATIONAL BANK OF PIEDMONT, PIEDMONT, WEST VIRGINIA, as	
	evidenced by their negotiable, promissory note, of even date herewith, for said sum of \$2.26.292.,	F. 113
	payable on demand to the order of said Bank, with interest from date, at said Bank, and in order to	
	secure the prompt payment of said indebtedness at the maturity thereof, together with the interest	
	thereon, the said parties of the first part do hereby bargain, sell, grant, convey and assign unto the	
	said THE FIRST NATIONAL BANK OF PIEDMONT, PIEDMONT, WEST VIRGINIA, the follow-	
	ing described property, to wit:	
	1951 Plymouth 4-Dr Sedan Cranebrook Serial #12756020	
	Motor #P23 280326	
	PROVIDED that if the said parties of the first part do and shall pay to the said THE FIRST	
1	PROVIDED that if the said parties of the first part do and shall pay to the said and shall be	
	NATIONAL BANK OF PIEDMONT, PIEDMONT, WEST VIRGINIA, its successors or assigns, the	
	aforesaid sum of \$872a00, together with the interest thereon, when and as the same becomes	
	due and payable and payment thereof is demanded, then this Mortgage shall be void.	
	WITNESS our hands and seals.	
	Attest: & Burner Marshing of Ellis Poster Tragice (SEAL)	
	(SEAL)	
		1
	State of West Virginia,	
	Mineral County, To Wit:	
	I hereby certify that on this	
	hundred and fiftythree, before me, the aubscriber, a Notary Public of the State of West	
	Virginia, in and for said County of Mineral, personally appeared .Ellis Porter Tresise.	
-	and, his wife, and did each acknowledge the aforegoing Mortgage	
	to be their respective act and deed; and at the same time personally appeared before me	
	Cashier of the said The First National Bank of Piedmont,	4
	Pledmont. West Virginia, the within named mortgagee, and made oath in due form of law that	
	the consideration in said Mortgage is true and bona fide as therein set forth.	
1	WITNESS my hand and Notarial Seal the day and year in this certificate written.	
1	me constrain while 00	
1	Jahren 7 to 1961 Bened Mayling Tuble	
	Notary Public	
-		

UBER 290 MGE 41

FILED AND RESOURCED MAY 1" 1953 at 8:30 A.M. CHATTEL MORTGAGE

MORTGAGEE LOAN NO.

Pavis, Eara C.5 Mrs. Blanchs R. 19 Fotomas Serect Cumberland, Mar. land - 2115 SLOAN LOAN COMPANY

108 Frederick St. Cumberland, Md. Phone Cumberland 4693

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IN CONSIDERATION of a loan made by the above named Mortgagee at its above office in the principal amount above stated, the Mortgagor above named hereby bargains and sells to said Mortgagee, its successors and assigns the goods and chattels hereinafter described; provided, however, if the said mortgagors shall pay their loan of even date in the amount loaned to the mortgagor with interest at the agreed rate, payable in consecutive monthly payments stated above, on the same day of each succeeding month until the full obligation of said loan is paid on the date of the final payment stated above, then this mortgage to be void, otherwise to remain in full force and effect.

The Mortgagor covenants that he or she exclusively owns and possesses said mortgagod personal property and that there is no lien, claim or encumbrance or conditional purchase title against the same; that he or she will not remove said motor vehicle from the State of Maryland or said other mortgaged personal property from the above described premises without the consent in writing of the Mortgagoe become, and that said mortgagod personal property shall be subject to view and inspection by the Mortgagoe at any time.

In the event of default in any of the covenants or conditions bereof, of the Mortgagoe sell or offer to sell said mortgaged personal property, or any part thereof, then the entire remaining unpaid principal, together with interest as aforesaid, shall immediately become due and payable at the option of the Mortgagoes, without prior demand, and solid Mortgagoes shall be entitled to immediate possession of due and payable at the option of the Mortgagoes, after such possession under the terms hereof, the Mortgagoe agrees to sell the mortgaged personal property upon the following terms and conditions:

The Mortgagoes will give not less than twenty (20) days' notice in writing by registered mail to the Mortgagor at his or her last known address, notifying him or her that the Mortgagoes will cause the mortgaged personal property to be sold at public auction at the expense of the Mortgagoe at coloring auctioneer's fees, storage and other expenses of sale) by a duly licensed auctioneer to the highest cash in the place designated in said notice; provided that if there be no law requiring the licensing of auctioneer's to the place that designated, the Mortgagoe may absolute for the duly licensed auctioneer aforesaid, a person regularly engaged in conducting auction also in the place and provided further that such place shall be either in the City or County in which the Mortgagoe is lessed, whichever the Mortgagoe may obtain possession of the said mortgaged personal property upon payment to the said Mortgagoe of

have. Sunday and holiday due dates are extended to next lusiness day.

The Mortgagor acknowledges to have received from the Mortgagos, in connection with the loan herein mentioned, a statement in the English language, showing the amount and date of the loan, the maturity thereof, the nature of the security for the loan, the name and address of the Mortgagor, the name and address of the Mortgagor, the name and address of the Mortgagor, the rate of interest charged and the previsions of Section 15 of Article 58A of the Uniform Small Loan Laws of Maryland.

Wherever the context so requires or permits the singular shall be taken in the plural and the plural shall be taken in the singular.

DESCRIPTION OF MORTGAGED PROPERTY:

Make of Car Chevrolet	2 Door 5 dar	1942	Engine No.	1hm11-1	5831 1	ESP17383
IN TESTIMONY WHI	EREOF. Witness the han	(a) and scal(a)	of said Mortgagor(s	Em	2ª a	MA (SEAL)
Du	weller & Han	land.	- Emes	Blene	C 1+1	(SEAL)

STATE OF MARYLAND CITY OF Cumberland TO WIT: I HEREBY CERTIFY that on this 23 day of April , 19.53, before me, the subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the City aforesaid, personally appeared Eara C. & Blanche Davis the Mortgagor(s) named in the foregoing Chattel Mortgage and acknowledged said Mortgage to be their act. And, at the same time, before me also personally appeared Alexander Sloan Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within mortgage is true and bona fide, as therein set forth, and he further made oath that he is the agent of the Mortgagee and duly authorized by said Mortgagee to make this affidavit.

MITNESS my hand and Notarial Seal. SLEN.

Slen R. Chappell Notary Public.

USER 290 MGE 42

FILED	AND	ALCOHOLDS.	MY	1"	1953	at	3:30	A.in.
		CHATT	EL M	OR	TGAG	Е	- 4	MORTO

MORTGACEE

Burgoos, Jense W. and Janie H. Flintstone, Allegany Co.Md.

LOAN NO.

SLOAN LOAN COMPANY

108 Frederick St. Cumberland, Md.

Phone Cumberland 4693

1/21/1953 1/20/1953 Printing human of last 200-CD 12 months from 1 200-CD 1 20-CD 1 20 Agreed Rate of Interest 3% per month on unpaid principal balance. BATE YOU PAY EACH MONTH

IN CONSIDERATION of a loan made by the above named Mortgagee at its above office in the principal amount above stated, the Mortgagor above named hereby bargains and sells to said Mortgagee, its successors and assigns the goods and chattels hereinafter described; provided, however, if the said mortgagors shall pay their loan of even date in the amount loaned to the mortgagor with interest at the agreed rate, payable in consecutive monthly payments stated above, on the same day of each succeeding month until the full obligation of said loan is paid on the date of the final payment stated above, then this mortgage to be void, otherwise to remain in full force and effect.

payment stated above, then this mortgage to be void, otherwise to remain in full force and effect.

The Mortgagor covenants that he or she exclusively owns and possesses said mortgaged personal property and that there is no lien, the mortgage of covenants that he or she will not remove said motor vehicle from the State chim or encumbrance or conditional purchase title against the same; that he or she will not remove said motor vehicle from the State of Maryland or said other mortgaged personal property from the above doscribed premises without the consent in writing of the Mortgages herein, and that said mortgaged personal property shall be subject to view and inspection by the Mortgages at any time.

In the event of default in any of the covenants or conditions hereof, or if the Mortgagor sell or offer to sell said mortgaged personal property, or any part thereof, then the entire remaining unpaid principal, together with interest as aforesaid, shall immediately become property, or any part thereof, then the entire remaining unpaid principal, together with interest as aforesaid, shall immediately become property, or any part thereof, then the designed personal property and may at once take possession thereof wherever found, without any liability on the part of the mortgaged personal property and may at once take possession thereof wherever found, without any liability on the part of the mortgage to the Mortgagor; after such possession under the terms hereof, the Mortgagee agrees to sell the mortgaged personal property upon the following terms and conditions:

The Mortgagee will give not less than twenty (20) days' notice in writing by registered mail to the Mortgagor at his or her last known address, notifying him or her that the Mortgagee will cause the mortgaged personal property to be sold at public auction at the expense shidder therefore, at a time and the place designated in said notice; provided that if there he no law requiring the licensing of auctioneers bidder therefore, at a time and the place desig

The remody herein provided and the same of the same of

time, before me also personally appeared. Alexander Sloan Agent for the within named Mortgagee, and made outh in due form of law that the consideration set forth in the amortgage is true and bona fide, as therein set forth, and he further made outh that he is the agent of the Mortgage to make this affidavit.	Make of Car Dodge	h door sedan	Year 1942	Engine No.	Serial No. 30580957	E866053
I HEREBY CERTIFY that on this 21st day of APT1 , 19.53, before m subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the City aforesaid, personally appeared the foregoing Chattel Mortgage and acknowledged said Mortgage to be their act. And, at the time, before me also personally appeared Alexander Sloan Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the same time is true and bone fide, as therein set forth, and he further made oath that he is the agent of the Mortgage and Mortgagee to make this affidavit.	Witness 24	EREOF, Witness the har	ACKN	WILDIGMENT	w Burge	gene (SEA
Jesse Burgess & Janie B. Burgess the Mortgage (s) in the foregoing Chattel Mortgage and acknowledged said Mortgage to be their act. And, at the time, before me also personally appeared. Alexander Sloan Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the same time is true and bone fide, as therein set forth, and he further made oath that he is the agent of the Mortgage to make this affidavit.					med 1 to	S) before me the
Jenne . Burgans & Jania B. Burgans . the Mortgagor (s) in the foregoing Chattel Mortgage and acknowledged said Mortgage to be their act. And, at the time, before me also personally appeared Alexander Sloan Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the same tigage is true and bona fide, as therein set forth, and he further made oath that he is the agent of the Mortgagee to make this affidavit.				and the same of the same of the same	week to be the second	and the same of the same of
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Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the same tagget is true and bona fide, as therein set forth, and he further made oath that he is the agent of the Mortgagee to make this affidavit.		Chattel Mortgage and a	cknowledged	said Mortgage to b	UGSSOCI	And, at the same
Carrie Busharder - Lord and Manufal State	Agent for the with	nin named Mortgagee, as and bona fide, as thereis and by said Mortgagee to	nd made outh a set forth, a make this	affidavit.	outh that he is the agen	it of the Mortgagee
Son R. Change to Notarial Seal.				26	R. Chap	Notary Public

UBER 290 MOS 43

ŕ	7	Lio And w		* 1953 at 8:	30 A.N.	
			Chattel A	ortgage	April	
	by Bernetein, M			day of		19 .53
	Cumberla	nd	of the 2	ity of	egany	MAN THE
	State of Maryland, hereinafter	r called "Mortgagor,"				MAL ! THE
		108 Frede	SLOAN LOAN rick Street C	COMPANY Sumberland, Mary		
	(\$. 1128+00), the Morigagor hereby covenants the following described perso. The chattels, including in said City of County of and, in addition thereto, all	nd in consideration of actual amount lent be to repay unto Mort nal property: household furniture	of the sum of Eleva- by Mortgagee to Mortga- gagee as hereinafter se- a, now located at No.	n. Litundred Twent; gor, receipt whereof is i forth, Mortgagor doth aid State of Maryland, the	y. Eighte	
	used in or about the premis	es or commingled wi	th or substituted for any	household goods hereafte chattels herein mentione sipment, now located in	er acquired by the Mort	gager and kept or
	Maryland, that is to say: MAKE MODEL	YEAR	ENGINE No.	SERIAL No.		ENTIFICATION
1;	mouth h door se	dan 1951	. San Visited Sections	12779814		
	PROVIDED, HOWEV ular place of business the afo (\$.1128_000.) according 24 su each; instal	ER, that if Mortga resaid sum of . EL/ g to the terms of exessive monthly inst liments of \$	gor shall pay or cause over. Handred D. and as evidenced by salments as follows:	certain promissory so 24	en, its successors and and no/2009 we see of even date here instalments of \$	P. Dollars, rwith payable in 47,000
	instalments of \$	cipal amount of this	on the	of each month begin not after maturity at 6% red to and covenanted to to, amounting to 5. 1	ining on the	me presents shall good are interest,
	Mortgagor covenants the claim or encumbrance or co of Maryland or said other mo cessor and assigns, herein, as and assigns, at any time. If this mortgage include of the property for the send able to the mortgages against livered to the mortgage against livered to the mortgage against livered to the mortgages and by virtue of any insurance pall such instruments and do to effectuate any such settles at the option of the mortgages fail it at the option of the mortgages fail it at the option of the mortgages agreed that loss, injury to or Mortgage, its successor and a possession under the terms it owned terms and conditions: 200-D Marvhood 2-21.	is a motor vehicle, that of the mortgagee to loss or damage by the mortgagee may no obicies or otherwise all such acts as attooned, and the mort, adjustment or o procure such insue, its successors or as destruction of said pt il he made in the particular of the pa	he mortgagors covenant with an insurance comp fore, theft, collision and make any settlement or a mod receive and collect ney in fact irreviscable footlection without liabilitation of keep the same aigns the entire amount inperty shall not release syment of said debt accor at the option of Mort ed to immediate possessishility on the part of a soccessor and assigns.	that they will at their of any duty qualified to act conversion. Said policie disastences on any claim to estate and execute in the smortgagers, as mady for the alleged mader in full force and effect them suspaid shall imme the mortgagers from maining to the terms of said signe, its successor and mo of the mortgaged performs of the mortgaged performs of the mortgaged part	wn cost and expense p in this state and in a rs and certificates there or claims for all loss re the name of the mortga by he necessary or peop pace of the settlement for the duration of this diately become due an iong the payments prov I note, then the entire e assigns, without pri- tronal property and n and assigns, to Mortg gaged personal propert	recure insurance in amount agree- not shall be de- notived under, or agors and deliver er or convenient and adjustment is mortgage, then d payable. It is inded for herein emaining unpaid or demand, and ary at once take agor; after such ty upon the fol-
100	Mortgagee, its successor this or her last known address to be sold at public auction be too; provided that if there assigns, may substitute for the and provided further that sumortgagee, its successor and If this mortgage includes	y a duly locensed auc e no law requiring the e duly licensed auct th place shall be eith attignt, in licensed, a both a motor vehic	tioneer in the highest case licensing of auctiones the licensing of auctiones in one a formation and the licensing of the lic	ish hidder therefor, at a ti- tre in the place thus de- on regularly engaged in- ty in which Mortgages re- ts successor and assigns, it coperty, and if there sha	me and the place design signated. Morrgagee, a crenducting auction sale sides or in the City or half elect. ill occur a default as	nated in said no- ts successor and s in such place; County in which
	said mortgages at its option, i personal property, without in of the security against which a The remedy herein peny successors and assigns, may	mey take any legal or any way prejudicing tion has not been take ided shall be in add	t other action it may det g its right to take any en. lition to, and not in lim	m necessary against such additional action at a late itation of, any other righ	n motor vehicle or ag or date to enforce its lie at or remedy which M	on upon the part
	its or their attorneys after a Public General Laws of Mar And the said Mortgagor default in any of the condition of the Maryland or any in hereafter enacted, or this Mergular or extra-judicial processor and granted. Wherever the context to INTESTMENTY PARTIES	yland or any supplet consent that a d one of this Mortgag applement therein or netgage may be for reedings on Mortgag	ment, amendment or ad- lecter may be passed for a shall have occurred) a under any other gene eclosed under any law- les, as fully and in the	lition thereto or thereof or the sale of said prope, under the provisions of rall or local law of the or laws of said State of the order or laws of said State of the order or laws of said State of the order or laws of said State or laws or l	heretulore or hereafter rty (the sale to take p f Article 66 of the Pu State of Maryland, h Maryland intended to al assent and powers	enacted. slace after a blic General seretofore or facilitate the were becely
	WITNESS	Flow	iec	- Man	rice Barn	atimiseal)
	WITNESS	Lauran				(SEAL)
,		CITY		A-200161		
0.9	I HEREBY CERTIFY	COUNTY OF	25th	day of April	, TO WIT:	before me, the
				The second second second	COLUMN TO SERVICE STREET, STRE	sections time, time

subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the City County aforesaid, personally appeared Maurice Bernstein the Mortgagor(s) named

To

LBER 290 MOE 44

in the foregoing Chattel Mortgage and acknowledged	
*	th in due form of law that the consideration set forth in the with ad he further made oath that he is the agent of the Mortgagee ar- vit.
MITTHES my hand and Notarial Scal.	
* 107	Slay R. Chappete.

_					Control of the	7
			Chattel An			
THUS			hoer	day ad	41	1953
	م	umbarland	of the Cou	nty of . Allegany		18
State	of Maryland, hereinafter call	ed "Mortgagnr," t	BLOAN LOAN C	OMPANY	Story of h	· @
		108 Freder		mberland, Maryland		
	Witnesseth: That for and it	a consideration of	the sum of . Five . B	undred Seventy. An	1.no/100	Dollars
12	570,00), the actual garger hereby covenants to offering described personal	al amount lest by	Mortgager to Mortgago	r, receipt whereof is hereby orth, Mortgagor doth hereby	bargain and sell un	to Mortgager
1	The chattels, including ho	usehold furniture,	now located at No.			Street
	aid City of		in sale	State of Maryland, that is to	espi .	
and, china used	in addition thereto, all oth	er goods and the	mets of like nature and inical instruments and h	all other furniture, fixtures, o	arpets, rugs, clocks, fi uired by the Mortgago	
MAI		YEAR	ENGINE No.	SERIAL No.	OTHER IDEN	TIFICATION
Che	wrolet Sedan	1946	A326837	1 Krxx 20108	2	200
each insta	place of business the afores 570 p. (00) according to 15	that if Mortga sid turn of F1.Vi to the terms of saive monthly inst- esch; payable	ger shall pay or cause a Hundred Sevent and as evidenced by a alments as follows tech; the	to be paid to Mortgages, it is a said to most promissory note to 15	evan date herewit instalments of \$.38	Dollars, th payable in LOO
				said mortgaged personal pr hat he or she will not remo- plied personans without comes be subject to view and ins		
of the	If this mortgage includes be property for the sensit to the mortgager against I to the mortgager and the	cies or otherwise	and moreover and coldect of	that they will at their own any duly qualified to act in convertion. Said policies a disastence on any claim or clar many and execute in the tarth of the manuagement, as many by for the alleged mandenance.	name of the mortanao	dell by de- led under, or or and deliver or and deliver or and deliver

DER 290 MOE 45

Should the mortgagors fall to procure such insurance or keep the same in full force and effect for the duration of this mortgage, then at the option of the mortgage, its successors or assigns the entire amount then unpaid shall immediately become due and payable. It is agreed that loss, injury to or destruction of said property shall not release the mortgagors from making the payments provided for herein. In the event default shall be made in the payment of said debt according to the terms of said note, then the entire remaining opposite hall immediately become due and payable at the option of Mortgagors, its successor and assigns, without print demand, and Mortgagor, its successor and assigns, without print demand, and Mortgagor, its successor and assigns, which is not take possession thereof whetever found, without any liability on the part of Mortgagor, its successor and assigns, to Mortgagor, after such lowers and conditions:

Mortgager, its successor and assigns, will give not less than twenty [20] days notice in writing by rigitized mail to Mortgager at his or her fast known address, notifying from or her that Mortgager, its successor and assigns, will cause the mortgaged personal property to be sold at public suction by a duly licensed authorizes to the highest cash bidder therefor, at a time and the place designated in said notice; provided that if there he no law requiring the intensing of authorizers in the place thus designated. Mortgager, its successor and assigns, may substitute for the duly licensed authorizer allowand, a person regularly engaged in conducting authors where in such place, and provided further that such place shall be either in the Caty or County in which Mortgager resides in in the Caty or County in which mortgager, its successor and assigns, as licensed, which remove and assigns, that effect.

If this mortgage includes both a motor vehicle and other personal property, and if there shall never a default as above described, said mortgager at its option, may take any legal or other action it may deem necessary against such motor vehicle or against such other personal property, without in any way presiding its right to take any additional action at a later date to enforce its locu upon the part of the security against which action has not been taken.

The center herein personal and shall be in addition to and much in limitation of an other right to construct the or county which Alasticates in

The remedy herein provided shall be in addition to, and not in limitation of, any other right or councily which Mortgages, in-

its or their attorness after any default hereunder to sell the hereby mortgaged property under the provisions of Article 6s of the Public General Laws of Maryland or any supplement, amendment or addition thereto or thereof heretofore or hereafter onacted. And the said Mortgages consent that a decree may be passed for the sale of said property (the sale to take place after a default in any of the conditions of this Mortgage shall have occurred), under the provisions of Article and the Public General Laws of Maryland or any supplement thereto or under any other general or local law of the State of Maryland, hereofore or better the total of the State of Maryland, hereofore or better the total of the Maryland, hereofore or better the total of the Maryland, and the Maryland intended to farilitate the regular or rates judgical proceedings on Maryland under any law or laws of said State of Maryland intended to farilitate the regular or rates judgical proceedings on Maryland or spile and to the same of said state of Maryland intended to farilitate the spile of the sale of the said spile and the same of said state of Maryland intended to farilitate the spile of the sale of the same of

	regular or rates judicial proceedings on Mortgages, as fully and in the same manner as if special assent and powers were herely seen and granted.
Ţ	Witness 12 cantas as required or permits the singular shall be taken in the plural and the plural shall be taken in the singular in TESTINONY TABLESION, writings the hand(a) and seal(a) of said Morphanic(a) Bringforce (SEAL) WITNESS 12 cancel and the plural shall be taken in the taken in the taken in the plural shall be taken in the taken in the taken in the plural shall be taken in the plural shall be taken in the taken in taken in the taken in tak
	STATE OF MARYLAND CITY OF . Quaberland-Allegany TO WIT
	I HEREBY CERTIFY that on this
è	subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the County aforesaid, personally appeared
	Ray I. Breighter the Mortgagor(s) named
	in the foregoing Chattel Mortgage and acknowledged said Mortgage to be his act. And, at the same time, before me also personally appeared
	Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within ported by a side of the Mortgagee and the further made oath that he is the agent of the Mortgagee and the stronged by said Mortgagee to make this affidavit.
	MATRIESS my hand and Notarial Seal
i	Sten 18 The Motory Public

	Filst	910	e.co.o.s. IA	ttel s	gos at 8,30 Mortgage	A.K.	
THIS CHAT	THE MORTO	SAGE, M	ade this		day at .	APPIL	
by	Cusbe			of the	City of	Allegany	THE PARTY OF
		har called	"Manners" to		7		

		19			LIBER	290 ma	46				
107	-		Ole Street		SLOAN I	OAN COL	MPANY	4 14	Service Control	-	Ī
630 Mortes	inesseth	That for and	d in con	ideration of	the sum of	Six Hun	berland, Ma dred Thirt; recipt whereof in , Mortgager det	yand	no/100+ +	9 Dollars	
the follo	nwing des	cribed person	al proper	TY:			, , , , , , , , , , , , , , ,				
in said	City of	J				, in said Str	ste of Maryland, to other furniture, for shold goods herea els herein mention nt, now located	hat is to say:			
Marylan	od, that is	to say:		YEAR	ENGINE	No.	SERIAL No.	(THER IDENT		
evrole	et !	door s	edan	1947	EAN:-26	1114	14EKK-56	714			
PR ular pla (8 6) each; instalna he void in alva charges,	cottoffice of bus 30.00 18 may Includes at the in adva.	IOWEVE iness the afour) according two install d in the prin e sate of 6% nce, in the uent charge	IR, that revaid sur to the cessive in ments of each cupal amount of will be in	if Mortgage n of SAX terms of as nonthly instal \$	Hundred Hundred as evidence ments as folio each; 19.53 m note and here inal amount 1 00 II	or cause to I Tharty— ced by a cer ows: O with interest a with agreed to if the loan, a n event of de	,, instalments of death munth he feer maturity at a and covenanted immuniting to a, efault in the pa t continuing for	page, its succe o/1004 % note of even Instalm f \$ ginning on th 6% per annu to be paid by 56.70 yment of this ave or more d	date herewith ents of 8 351 each, 20 in, then these p the undersigned contract or any lays an the paym	Dollars, payable in OO day of cresents shall are interest, and service y instalment ent of \$1.00	
of Man constitution of the and asset of the able to livered by virtial all such to effect Should at the agreed in hatance Moraga possess possess lowing	yland or s and assignings, at all this more property, the more to the more to the more option of that loss, the even slidl image, its image, its image, its iron there iron under	and other motion, herein, an in, herein, an in, herein, an in the lienel gagee against insurance pents and do y such settler tagagors fail it the mortgage injury to or it default sha mediately he accessor and do of whenever in the terms d conditions:	rigaged ped that so a moto fit of the t loss or the more tolicies or all such imment, adjust procure, its suc destruction ill be massigne, if found, whereof, h	or vehicle, the mortgaged or vehicle, the mortgaged was damage by if aggee may me otherwise as acts as attom untrent or ce such insure cessies or as no of said prediction of the period	rey from the a personal prise in most and a see any settle and exceive an ey in fact irrollection with since or keep signs the entity perty shall no and to immedia white on the option	covenant that ance company listen and con ment or adius d collect the is voucable for it nous ladvity i the same in re amount the out release the deltariant of Morrane part of More	I mortgaged per he or she will no d premises without subject to view they will at the duly qualified to viewinin. Said po timent on any cla anne and execute he mortgagors, as for the alleged in full force and eff a unpaid shall it mortgagors from the terms of the contract of the	and inspection is own cost as act in this st. blicine and commission in the oame o in may be neces adequacy of it ect for the du mmediately he making the p said note, the and assign mostgaged per	by Mortgagee, and expense procuste and in an artificates thereof or all loss received the mortgagors are settlement and cutton of this more due and payments provides the entire femal and payments provides the entire femal procusion of the mortgagors on a property was not a prope	are insurance mount agreemount agreemount agreemball be de- eed under, or and deliver or convenient adjustment corgage, then nayable. It is do for herein ining unpaid demand, and at once take r; after such pon the fol-	
his or I	ietgagee, i	nown address	and assign	ns, will gave ng him or he	that Mortga	gee, its succes	days notice to	will cause the	mortgaged person	nal property	

his or her last known address, notifying him or her that Morgagee, its successor and assigns, will cause the morgaged personal properly to be sold at public austion by a duly ficensed auctioneer to the highest cash bridder therefor, at a time and the place designated in said notice; provided that if there be no law requiring the lecensing of auctioneers in the place thus designated, blortgagee, its successor and assigns, may substitute for the duly licensed auctioneer sforesaid, a person regularly engaged in conducting auctions sales in such place; and provided further that such place shall be either in the City or County in which Morgagor resides or in the City or County in which mortgagee, its successor and assigns, is licensed, whichever mortgagee, its successor and assigns, shall elect.

If this mortgage includes both a motor vehicle and other personal property, and if there shall occur a default as showe described, said mortgager at its option, may take any legal or other action it may deem necessary against such motor vehicle or against such other personal property, without in any way prejudicing its right to take any additional action at a later date to enforce its lien upon the part of the security against which action has not been taken.

The remedy hereia provided shall be in addition to, and not in limitation of, any other right or remedy which Morgagee, its successors or assigns or

Its or their attorneys after any default hereunder to sell the hereby mortgaged property under the provisions of Atticle 66 of the Itabile Cleneral Laws of Maryland or any supplement, smendment or addition thereto or thereof hereofore or hereafter enacted.

And the said Mortgagor consent that a decree may be passed for the sale of said property [the sale to take place after a default lo any of the conditions of this Mortgage shall have occurred), under the pravisions of Article 66 of the Poblic Cleneral Lows of Maryland or any supplement thereto or under any other general or local law of the State of Maryland, heretofore or hereafter enacted, or this Mortgage may be foreclosed under any law or laws of said State of Maryland Intended to facilitate the segular or carra-judicial proceedings on hiortgages, as fully and in the same manner as if special assent and powers were hereby sixen and general.

mixen and general.
Wherever the context so requires or permits the singular shall be taken in the plural and the plural shall be taken in the singular IN TESTIMONY THEREOF, witness the hand(s) and seal(s) of said Mortanooffs). WITNESS. Allow No. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
WITNESS willing A. Changerelle Devit To Drever (SEAL
WITNESS welland Starte and SEAL
WITNESS
STATE OF MARYLAND COUNTY OF Cumberland-Allegany, TO WIT:
I HEREBY CERTIFY that on this 20th day of April
subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the County aforesaid, personally appeared
in the foregoing Chattel Mortgage and acknowledged said Mortgage to behis act. And, at the same time, before me_aleo_personally appeared
Agent Too the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within hortifine arctive and bona fide, as therein set forth, and he further made oath that he is the agent of the Mortgagee and dury hughofined by said Mortgagee to make this affidavir.

Slen P. Changalli

HRR 290 MCE 47

		P.2 G.	30 ATT 150	Chattel #	Rortgage		
	THIS CHAT	Crowfis, The	Made this	Hilds L.	day ofAPX	11	1953
		Cumberland		of the	County of Allness	nor	1
	State of Mary	land, hereinafter ca	Iled "Mostavers"	_	The state of the s	m/4	POPUL DE
-					N COMPANY	1 100	
				rick Street	Cumberland, Mary	and herrinafter calle	d "Mortgager."
	Witness	th: That for and	in consideration o	orto. No must sett be	Thousand	nd no/100	
	4 1000 och doctgagor he he following	orrby covenants to described personal	repay unto Morty property:	r Mortgager to Mor pages as hereinafter	tgagor, receipt whereof is he set forth, Mortgagor duth h	ereby acknowledged, and ereby bargain and sell	which amount unto Mortgages
	The cha	tures, ancluding hi	ousehold furniture	now located at h	4.		Street
	a said Count	d		h	said State of Maryland, that	is to say:	
	nd, in additi hina, crocker used in or ab The follo faryland, the	wing described me	her goods and cha is, silverware, mo or commingled will other vehicle with	etels of like neture inical instruments a h or substituted for all attachments and	and all other furniture, fatur nd household gnods hereafter any chatters berein mentioned equipment, now located in	NAME AND ASSESSED IN COLUMN 1	7671W
	LAKE	MODEL	YEAR	ENGINE No.	SERIAL No.	OTHER IDE	NTIFICATION
POLLO	let	h door sed	ian 1949	0AH150781	90KE-16900		
0	1000,00	according to	old sum of . Other to the terms of a suive monthly inst	Thousand	nese to be paid to Mortgage 	of even date herew	Dollars, ith payable in
			each: perable o	m de 15	of each month begins dervot tifter maturity at 6%	sing on the	day ad
							700000000000000000000000000000000000000
in	e word. Joch	the rate of 6% m	er war on the ori	sinci amount of the	loss, amounting to a	100.00	ed are interest,
ch th	serges, in accuracy, a deli	rence, in the aminquent charge wil	T 1 20,0	0	greed to and covenanted to l loan, amounting to p it of default in the payme i default continuing for live	ot of this contract or or more days in the pa	soy indplorent yment of \$1.00
ed of ea	Mortgago aim or ence Maryland or resor and ass	r covenants that h imbrance or cond- r said other mortgo igns, herein, and t	to or the exclusive stional purchase to uged perstaud peop hat used mortgages	ely owns and peases itle against the nam erty from the above of d personal property :	use said mortgaged personal e; that he or she will not re described premises without co shall be subject to view and	property and that the move said motor vehicle meent in writing of Mo- inspection by Mortgage	rer is no lien, from the state rigager, its suc- re, its successor
	If this m	certgage includes a	motor vehicle, th	e mortgagors coven	ent that they will at their or	on cost and expense per	ncurr insurance
7	de to the m	ortgager against le	es or damage by	for, theft, collision	and conversion. Said policie	and certificates thereo	d shall be de-
5	victor of a	my insurance polic	ies or otherwise s	and receive and colle	et the same and execute in t	te name of the mortgag	nes and deliver
to Sa	effectuate hould the m	ory such settlemen ortgagors fail to p of the mortgagor,	t, adjustment or o procure such insured its successors or as	collection without la rance or keep the sa signs the entire amos	ant that they will at their or impany duly qualified to act and conversion. Said policies or adjustment on any claim o et the same and execute in it is fact the mortgagent, as one ability for the alleged inadeq- ane in fall force and effect in act then impaid shall immo- ne that mortgagent from mak- ner that mortgagents from mak-	uscy of the settlement a or the duration of this distely become due and	nd adjustment mortgage, then purable. It is
**	In the ex-	ent default shall b	truction of said pe or made in the pe	operty shall not release symeet of said debt a	or the mortgagers from make econoding to the terms of said	note, then the entire re-	and for herein.
M	fortgagee, its	mmediately become	er due seed purable	at the option of M	esting of the mortgaged per	seagne, without prior	demand, and
E	reservation the reservation und wing terms rose D Marylan	reed whenever few ler the terms hen and conditions: of 7-43	ed, without any li ed, Mortgages, it	ability on the part of a naccessar and end	considing to the terms of said lorigages, its successor and realize of the mortgaged po- of Mortgages, its successor ann, agrees to sell the mort	and sesigns, to Mortga, gaged personal property	upon the fol-

100 AGE 48

Mortgager, its successor and assigns, will give not less than twenty (20) days notice in writing by registered mark to I his or her last known address, notifying him or her that Mortgager, its successor and assigns, will cause the mortgaged perse to be sold at public auction by a duly licensed auctioneer to the highest cash bidder therefor, at a time and the place designates tice; provided that if there he no law requiring the licensing of auctioneers in the place thus designated, Mortgager, its signs, may substitute for the duly licensed auctioneer aforesaid, a person regularly engaged in conducting auction tales in assigns, may substitute for the duly licensed auctioneer aforesaid, a person regularly engaged resides or in the City or County in which Mortgager esides or in the City or County in which Mortgager esides or in the City or County and for the county and assigns, shall elect.

If this mortgage, its successor and assigns, is licensed, whichever mortgager, its successor and assigns, shall elect.

If this mortgage at its option, may take any legal or other action it may deem necessary against such motor vehicle or agains said mortgager at its option, may take any legal or other action it may deem necessary against such motor vehicle or agains personal property, without in any way prejudicing its right to take any additional action at a later date to enforce its lien upersonal property without in any way prejudicing its right to take any additional action at a later date to enforce its lien upersonal property against which action has not been taken.

The remedy hereio provided shall he in addition to, and not in limitation of, any other right or remedy which Mortgager authorizes the Mortgager, its successors or assigns or

to or their attorneys after any default hereunder to sell the hereby mortgaged property under the provisions of Article 66 of the substitution of Maryland or any supplement, amendment or addition thereto or thereof heretofore or hereafter enauted. And the said Mortgagor gonernt that a decree may be passed for the sale of said property (the sale to take place after And the said Mortgagor gonernt that a decree may be passed for the sale of said property (the sale to take place after fefault io any of the conditions of this Mortgage shall have occurred), under the provisions of Article 66 of the Public Gener and Maryland or any supplement thereto or under any other general or local law of the State of Maryland, heretofore and Maryland intended to facilitate the hereafter enacted, or this Mortgage may be foreclosed under any law or laws of said State of Maryland intended to facilitate the hereafter enacted, or this Mortgage may be foreclosed under any law or laws of said State of Maryland intended to facilitate the hereafter enacted, or this Mortgage may be foreclosed under any law of said State of Maryland intended to facilitate the hereafter enacted.	or be
hereafter enacted, or this mortgage may be the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent and powers are the same manner as if special assent as the same manner as if special as the same manner as the same manner as if s	
even and granted.	ngu

	WITNESS There was a seal of seal of said Mongage (S) Craufin (SEAL) WITNESS There was the court of Seal (SEAL) WITNESS There was the court of Seal (SEAL) WITNESS Marcha & Seal (SEAL)
	V F.
	STATE OF MARYLAND COUNTY OF Cumberland-Allegany TO WIT:
	STATE OF MARILAND COUNTY
	Ash day of AVIII I y so., before my
	NOTARY PUBLIC of the State of Maryland, in and for the County aforesaid, personally appeared
	HEREBY CERTIFY that on this
	in the foregoing Chattel Mortgage and acknowledged said Mortgage to be the inct. And, at the same time, before
	in the foregoing Charter Morigage Manager Stone
	me also personally appeared Alexander Sloan
	me also personally appeared
٠.	A.W. Fatellanied by said Mortgagee to make this amdavil.

Account to
FILED AND ASCORDED HAY 1" 1953 at 3:30 a.M. Chattel Mortgage
THIS CHATTEL MORTGAGE, Made this 24 day of ADTAL 19.53. by Dischargh Stenley As Frostburgh of the Country of Allegany State of Maryland, herocafter called "Mortgages," to SLOAN LOAN COMPANY
106 Frederick Street Cumberland, Maryland beninder called Mortgage." Witnesseth: That for and in consideration of the sum of Four Handred Sixty Pive and no/100s Dollars
(3. 165aOO), the actual amount less by Mortgager to Mortgager, receipt whereof is hereby acknowledged, and which amount Mortgager hereby covenants to repay unto Mortgager as hereinafter set forth, Mortgager doth hereby bargain and sell unto Mortgager the following described personal property:
The chanels, including boundold furniture, now located at No

			DER 290	MOF 413		
and in or	about the premises or	commingled with	socal instruments and or substituted for any	all other furniture, futures, household goods hereafter as chartels herein mentioned ipnornt, now located in	carpets, rugs, clocks, fittings, linens, equired by the Mintgagor and kept or Frostburgh-Allegary	44
IAKE	MODEL	YEAR	ENGINE No.	SERIAL No. 8994-226592	OTHER IDENTIFICATION	
1	4 door sec	ian 1948		899A-226592		
PROV	IDED, HOWEVER, of invances the aforesa	that of Mortgag	or shall pay or cause r Hundred Sixty	y Fiveand	its successors and assigns, at its reg- 10/100% % % Dollars, of even date herewith payable in	
	swices	ive monthly insta	lments as follows:	,	instalments of 1	
rh,	instalmen	n of \$	tech;	instalments of \$	esh,	
					g on the 25 day of er annum, then these persons shall	
					paid by the undersigned are interest,	
advance	at the rate of 6% per	r year on the one	unal amount of the loc	in, amounting to \$ 34.	.87 and service	
arges, in acress, a c	advance, in the amo felinquent charge will	he made on the	50 In event of basis of 5c for each d	of default in the payment efault continuing for live or	of this contract or any invitalment more days in the payment of \$1.00	
ssor and	ger covenants that he neurobrance or condit I or said other mortgay assigns, heresh, and the at any time.	or she exclusive ional purchase to jed personal prope at said mortgaged	rly owns and possesses tle against the same, ety from the above des personal property sha	that he or she will not remo- ribed permises without constitution. I be subject to view and in	respectly and that there is no lies, we said motor vehicle from the state ent in writing of Mortgagee, its suc- spection by Mortgagee, its successor	
lance sha betgager, beersoon to beersoon to wong term	it immediately become its successor and assign thereof whenever foun under the terms begon to and conditions:	due and payable na, shall be entitle d, without any li- of, Murigages, its	at the option of Mort of to immediate possessi- ability on the part of a successor and assigns	gager, its successor and as on of the mortgaged person Mortgager, its successor and agrees to sell the mortgag	cost and expense procure insurance this state and is an amount agree, and certificates thereof shall be delains for all loss received under, or name of the mortgagers and deliver to necessary or proper or conveniently of the settlement and adjustment. The duration of this mortgage, then the duration of this mortgage, then the formed due and psyable. It is, the payments provided for bereintle, then the entire remaining unpaid nights, without prior demand, and all property and may at once take I assigns, to Mortgagers, after such and personal property upon the ful-	
More his or he to be not tace; provided annual provided in the tace and ta	gagee, its successor as relast known address, d at public auction by wided that if there be may substitute for the sided further that such r, its successor and a sin mortgage includes	nd assigns, will g nestrying him or a duly licensed a no law requiring duly bressed as a place shall be or place shall be st place shall be to place shall be to place shall be to both a motor well	her that Mortgager, is uctioners to the highest the licensing of succio- ctioners aforesaid, a pather is the City or Co. d, whichever mortgages icle and other personal	ty (20) days notice in writt is successor and assigns, will cash bedder therefor, at a tir neces in the place thus des- erson regularly engaged in a unity in which Mortgager res- t, its successor and assigns, shi property, and if there shall	ing by registered mail to Mortgagor a cause the mortgagord personal property ne and the place designated in said mo- ignated. Mortgagor, its successor an enducting austion sales in such place idea or in the City or County in which all elect. I occur a default as above described	
personal of the sec	gager at its option, m property, without in unity against which act	ay take any legal any way prejudic ion has not been to	or other action if may ing its right to take a sken.	deem necessary against such ny additional action at a later	I necest a default as above described motor vehicle or against such other date to enforce its firm upon the part	
*secresor	remedy herein provision and assigns, may h	ave. The Moraga	ddition to, and not in t gar authorizes the Mo	rigager, its successors or as	or remedy which Morsgager, its signs or	
CHEST AND	to Eramen.				the provisions of Article 64 of the eretofore or hereafter engeted, by (the sale to take place after a Article 56 of the Public General fixes of Maryland, heretofore or fazyland intended to facilitate the I ament and powers were hereby plural shall be taken in the singular	
WITNE	3 Elen	FER,	mell	Stanley	plural shall be taken in the singular	0

	WITNESS Typerallary Harland	married of the section (SI)
	WITNESS	(SEA
	STATE OF MARYLAND COUNTY OF Causberla	sod-Allegany TO WIT:
		day of APPAL
	subscriber, a NOTARY PUBLIC of the State of Maryland, is	and for the County aforesaid, personally appeared
	Stanley Dickmarth	the Mortgagoe(s) nan
	the foregoing Chattel Mortgage and acknowledged said bear glos gersanally appeared	***************************************
•	Agent for the within named Mortgagee, and made oath in descripting is true and bons fide, as therein set forth, and he fiduly sufficient by said Mortgagee to make this abdavit.	use form of law that the consideration set forth in the with urther made oath that he is the agent of the Mortgages is
1	Acres 1	

Slear R. Chappell Notary Public

DBER 290 MGE 50

	FileD And accorded MAY 1" 1953 at 8:30 n.m.	
	Chattel Mortgage	
	THIS CHATTEL MORTGAGE, Made this 27th day of April (9 53.	
	by	
	State of Maryland, hereinafter called "Mortgagne," to SLOAN LOAN COMPANY	
	108 Frederick Street Cumberland, Maryland hereinafter called "Mortgagee."	
	The fee and is consideration of the man of . Bight Bundrad Forty Six and no/100 Dollars	
	Witnesseth: That for and in consideration with the Witnesseth of the State of the S	
	the following described personal property:	
	in said City of	
	The following described motor vehicle with all attachments and equipment, now would in Deterous sections of the control of	
_	Maryland, that is to say. MAKE MODEL YEAR ENGINE No. SERIAL No. OTHER IDENTIFICATION	
	C evrolet Convertible 1950 1HKG-11L1L8	
	TO HAVE AND TO HOLD the same unto Mortgages, its successors and assigns, forever. PROVIDED, HOWEVER, that if Mortgager shall pay or cause to be paid to Mortgages, its successors and assigns, at its reg-	
	ular place of business the aforesaid sum of . Eight. Hundred . Forty . Six . And . no/1.00	
	(4 816,00) according to the terms of and as evidenced by a certain promissory note of even date herewith payable in	
	18 successive monthly instalments as follows:	
	each;	
	instalments of \$	
	he void included in the principal amount of this note and herewith agreed to and covenanted to be paid by the undersigned are interest,	
	an advance at the rate of 6% per year on the original amount of the loan, amounting to \$	
	tharges, in advance, in the amount of \$15.00 In event of default in the payment of this contract or any instalment thereof, a delinquent charge will be made on the basis of 3c for each default continuing for five or more days in the payment of \$1.00 or a fraction thereof.	
	Mortgagor covenants that he or she enclusively owns and possesses said mortgaged personal property and that there is no lies,	
	Mortgagor covenants that he or she enclusively owns and possesses said mortgaged personal property and that there is no lieu, claim or encumbrance or conditional purchase title against the same; that he or she will not remove said motor vehicle from the state of Maryland or said other mortgaged personal property from the above described premises without consent in writing of Mortgagee, its successor and assigns, herein, and that said mortgaged personal property shall be subject to view and inspection by Mortgagee, its successor and assigns, at any time.	
	and assigns, at any time. If this mortgage includes a motor vehicle, the mortgagors covenant that they will at their own cost and expense procure insurance of the property for the innefit of the mortgagor with an insurance company duly qualified to act in this state and in an amount agreeable to the mortgagor against loss or damage by fire, theft, collision and conversion. Said policies and certificates thereof shall be delivered to the mortgagor and the mortgagor may make any settlement or adjustment on any claim or claims for all loss received under, or by virtue of any insurance policies or otherwise and receive and collect the same and execute in the name of the mortgagors and deliver the same and the contemporary and deliver the same and the contemporary and the convenient of the mortgagors and the convenient of the convenient of the mortgagors are may be received to proper or convenient.	
	livered to the mortgager and the mortgager may make any settlement or adjustment on any claim or claims for all loss received under, or by virtue of any insurance policies or otherwise and receive and collect the same and execute in the name of the mortgagers and deliver	
	all such instruments and do all such acts as attorney in fact irrevocable for the mortgagors, as may be necessary or proper or convenient to effectuate any such settlement, adjustment or collection without liability for the alleged inadequacy of the settlement and adjustment.	
	by virtue of any invarance policies or otherwise and receive and collect the same and execute in the name of the mortgagers and detail such acts as attempt in fact irrevocable for the mortgagers, as may be necessary or proper or convenient or effectuate any such settlement, adjustment or collection without liability for the alleged inadequacy of the settlement and adjustment. Should the mortgagers fail to procure such insurance or keep the same in full force and effect for the duration of this mortgage, then at the option of the mortgagers its successors or assigns the entire amount then unpaid shall immediately become due and payable. It is agreed that loss, injury to ne destruction of said property shall not release the mortgagers from making the payments provided for herein.	
	In the event default shall be made in the payment of said debt according to the terms of said note, then the entire remaining unpaid	
	halance shall immediately become due and payable at the option of Mortgagee, its successor and assigns, without prior demand, and Mortgagee, its successor and assigns, shall be entitled to immediate possession of the mortgaged personal property and may at once take	
	In the event default shall be made in the payment of said debt according to the terms of said note, then the entire remaining unpaid halance shall immediately become due and payable at the option of Mortgagee, its successor and assigns, without prior demand, and Mortgagee, its successor and assigns, shall be entitled to immediate possession of the mortgaged personal property and may at once take possession thereof whenever found, without any liability on the part of Mortgagee, its successor and assigns, to Mortgage; after such possession under the terms hereof, Mortgagee, its successor and assigns, agrees to sell the mortgaged personal property upon the fol-	
	lowing terms and conditions:	
	Mortgagee, its successor and assigns, will give not less than twenty (20) days notice in writing by registered mail to Mortgager at his or her last known address, notifying him or her that Mortgagee, its successor and assigns, will cause the mortgaged personal property to be sold at public auction by a duly tremed auctioner to the highest cash before therefor, at a time and the place designated in said not to be sold at public auction by a duly tremed auctioner to the highest cash before therefor, at a time and the place designated in said not to place the sold and the place designated in and the place designated in conducting auction sales in such place; but high place in conducting auction sales in such place;	
	to be sold at purile action by a unit requiring the licensing of auctioneers in the place thus designated. Mortgagee, its successor and tice; provided that if there he no law requiring the licensed auctioneer aforesaid, a person regularly engaged in conducting auction sales in such place; assigns, may substitute for the duly licensed auctioneer aforesaid, a person regularly engaged in conducting auction sales in such place; and provided further that such place shall be either in the City or County in which Mortgagor resides or in the City or County in which	
	If this mortgage includes both a motor vehicle and other personal property, and if there shall occur a service as a motor with other	
	personal property, without in any way prejuncting its right to take any admittance any admittance and according to the control of the control	
	The remedy herein provided shall be in addition to, and not in limitation of, any other right or remedy which Mortgager, its successors or assigns, may have. The Mortgager authorizes the Mortgager, its successors or assigns or	
	its or their attorneys after any default hereunder to sell the hereby mortgaged property under the provisions of Article 66 of the Public General Laws of Maryland or any supplement, amendment or addition thereto or thereof heretofore or hereafter empeted.	
	And the said Mortgagor consent that a decree may be passed for the figure of Asiale 44 of the Public Clearers	
	Laws of Maryland or any supplement thereto or under any water grand and Seate of Maryland intended to facilitate the	
	teknist of estra-ludutal proceedings on proceedings, or thirt and in the	
	Wherever the content so requires or permits the singular shall be taken in the plural and the plural shall be taken in the singular. IN TESTIMONY THEREOF sinces to hand(s) and seal(s) of said Mortgagar(s).	
	WITNESS (SEAL)	
	WITNESS Attractor (SEAL)	
	STATE OF MARYLAND COUNTY OF Cumberland-Allegany TO WIT:	
	Annel 53 hours at the	
	1 HEREBY CERTIFY that on this	
	David, P. Manhie the Mortgagor(s) named	211

18ER 290 MOX 51

in the foregoing Chattel Mortgage and acknowledge tree glad personally appeared Alexande.	A CONTRACTOR OF THE PROPERTY O
The state of the s	outh in due form of law that the consideration set forth in the within
WITNESS my hand and Notarial Seal.	Slear & Change Public.
And the second s	recary Funct.

ij	Filip AND &CC 184 1 1953 at 8:30
	Chattel Mortgage
	THIS CHATTEL MORTGAGE Made this 8 day of April 19 53
	Short Cap of the County of Minoral
	State of Microson, hereinafter called "Mortgagos," to
	BLOAN LOAN COMPANY
	108 Frederick Street Oumberland, Maryland hereinafter called "Mortgagee."
	Witnesseth: That for and in consideration of the sum of Seven HUndred Nineky Typ and no/100+ Dellars
	(s. 792,00), the actual amount lent by Mortgages to Mortgages, receipt whereof is hereby acknowledged, and which amount Mortgages hereby covenants to repay unto Mortgages as hereinafter set forth, Mortgages doth hereby beggin and sell unto Mortgages the following described personal property:
	The chattels, including household furniture, now located at No
	in said City of, in said State of Maryland, that is to say:
	and, in addition thereto, all other goods and chattels of like neture and all other furniture, factures, carpets, rugs, clocks, fittings, linens, chiese, crockery, cutlery, utensils, silverware, musical instruments and household goods bereafter sequired by the Mortgagor and kept or used in or about the premises or commingled with or substituted for any chattels herein mentioned.
	The following described motor vehicle with all attachments and equipment, now located in R. S. SAYDEF ANDREA CO. W. Va.
	Playted, that is to say:
	Podge 2 door seden 1918 D21-521593 9829991
	MY .
	TO HAVE AND TO HOLD the same unto Mortgages, its successors and assigns, forever. PROVIDED, HOWEVER, that if Mortgager shall pay or cause to be paid to Mortgages, its successors and assigns, at its reg-
	ular place of business the aforesaid sum of . Seven. H. ndred. H. nety. Type
	(\$ 792,00.) according to the terms of and as evidenced by a certain promissory note of even date herewith parable in
	nuccessive monthly instalments as follows: instalments of &
	each; instalments of \$ each; instalments of \$ each;
	instalments of \$ each; poyable on the
	May
	be void. Included in the principal amount of this note and herewith agreed to and covenanted to be paid by the undersigned are interest.
	in advance at the rate of 6% per year on the original amount of the loan, amounting to p. 71+25.
	charges, in advance, in the amount of \$20 a00 In event of default in the payment of this contract or any instalment thereof, a delinquent charge will be made on the basis of 5c for each default continuing for five or more days in the payment of \$1.00 or a fraction thereof.
	Mortgager covenants that he or she exclusively owns and passesses said mortgaged personal property and that there is no lien, claim or encumbrance or conditional purchase title against the same; that he or she will not remove said motive vehicle from the state of Maryland or said other mortgaged personal property from the shove described premises without consent in writing of Mortgages, its successor and assigns, herein, and that said mortgaged personal property shall be asbject to view and inspection by Mortgages, its successor and assigns, at any time.
	If this mortgage includes a meter vehicle, the mortgagers covenant that they will at their own cost and expense procure insurance of the property for the lensifit of the mortgages with an insurance company duty qualified to act in this state and in an amount agreeable to the mortgages against loss or damage by fire, theft, collision and conversion. Said policies and certificates thereof shall be delivered to the mortgages and the mortgages may make any settlement or adjustment on any claim or all loss received under, or by virtue of any insurance policies or otherwise and receive and collect the same and specials in the mortgages and deliver.

EIDER 290 MGE 52

at the option of the mortgages, its successors or assigns the entire amount then unpaid shall immediately become do and payable it is agreed that loss, injury to or destruction of said property shall not release the mortgages from making the payments provided for been. In the event default shall be made in the payment of said debt according to the terms of said once, then the entire entire remaining unpaid halance shall immediately become due and payable at the option of Mortgages, its successor and assigns, shall be entitled to immediate possession of the mortgage payable as the option of Mortgages, its successor and assigns, whill be entitled to immediately possession under the terms hereof, Mortgages, its successor and assigns, in Mortgages, its successor and assigns, its necessor and assigns, in Mortgages, its successor and in the succ

Mortgagee, its successor and assigns, will give not less than twenty (20) days notice in writing by registered mail to Mortgager at his or her last known address, notifying him or her that Mortgagee, its successor and assigns, will cause the mortgaged personal property to be sold at public auction by a duly licensed auctioneer to the highest each hidder therefor, at a time and the place designated in said notice; provided that if there he no law requiring the licensing of auctioneers in the place thus designated, Mortgagee, its successor and assigns, may substructe for the duly licensed auctioneer aforesisd, a person regularly engaged in condusting auction sales in such place; and privided further that such place shall he either in the City or County in which Mortgager resides or in the City or County in which mortgager, its successor and assigns, is licensed, whichever mortgagee, its successor and assigns, shall elect.

If this mortgage includes hoth a motor vehicle and other personal property, and if there shall occur a default as above described, said mortgagee at its option, may take any legal or other action it may deem necessary against such more vehicle or against such other personal property, without in any way prejudicing its right to take any additional action at a later date to enforce its dien upon the part of the security against which action has not been taken.

The remedy herein provided shall be in addition to, and not in limitation of, any other right or remedy which Mortgager, its successors or assigns or

its of their attorneys after any default hereunder to sell the hereby mortgaged property under the provisions of Atticle 66 of the Public General Laws of Maryland or any supplement, amendment or addition thereto or their of hereafter contect.

And the sald Mortgagor consent that a decree may be passed for the sale for said property (the sale to take place after a default in any of the conditions of this Mortgage shall have occurred), under the provisions of Article 66 of the Public General Laws of Maryland or any supplement thereto or under any other general or local law of the State of Maryland, heretofore or hereafter enacted, or this Mortgage may be foreclosed under any law or law of said State of Maryland intended to facilitate the regular or extra judicial proceedings on Mortgages, as fully and in the same manner as if special assent and powers were herely more and granted.

Wherever the context so requires or permits the singular shall be taken in the plural and the plural shall be taken in the singular.

IN TESTIMONE THEREOF, Piness the hand(s) and seal(s) of said Merigagor(s).

WITNESS To a said to general the singular shall be taken in the plural and the plural shall be taken in the singular.

WITNESS (SEAL)

WITNESS (SEAL)

STATE OF MARYLAND COUNTY OF Turberland-Allegany TO WIT: I HEREBY CERTIFY that on this 6th day of April 19 53, before me, the subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the City County aforesaid, personally appeared in the foregoing Chattel Mortgage and acknowledged said Mortgage to be .. 148 ... act. And, at the same time, before Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within mortgage, is true and hone fide, as therein set forth, and he further made oath that he is the agent of the Mortgagee and duly highoffned by said Mortgagee to make this affidavit.

NO BOSymy hand and Notarial Seal.

San 16 Change Public.

Compared and Said I be read

FILED AND SCORDED MAY 1" 1953 at 8:30A.W.

Chattel Mortgage

William 4. Parkina

State of Maryland, hereinafter called "Mortgagot," to SLOAN LOAN COMPANY

UREN 290 MOE 53

		108 Frederic		Cumberland, Marylan		
Witness	h. That for and	in consideration of	the sum of . Et	ght .Hundred . Kighty . b	o and no/100 Dolla	614
(8.882-00 Morteagor he	reby covenants to	repay unto Moriga	Mortgagee to Mo pre as hereinafter	rigagos, receipt whereof is hereby set forth, Morigagor doth hereb	ecknowledged, and which amount begins and sell unto Mortgag	Tes TUI
The chal	icls, including he	ousehold furniture,	now located at	No	sin	ret
in said City				in said State of Maryland, that is to	say:	
and, in additi	ion thereto, all others, cuttery, utens, out the premises owing described m	ver goods and chatt is, silverware, mus	els of like acture ical instruments	and all other furniture, factures, and household goods hereafter acq any chartels herein mentioned. equipment, now located in . If	rarpets, rugs, clocks, fittings, liner wired by the Mortgagor and kept by Savago-Alla gary	
MAKE		YEAR	ENGINE No.	SERIAL No.	OTHER IDENTIFICATIO	M
dercury	4 Door Se	dan 1950		9CH-287860	1	
PROVIDULAR Place of (\$882.0	ED, HOWEVER, husiness the afores (O) according (C) succeeding (C)	that if Mortgage aid sum of ELE to the terms of ar saive monthly instal	e shall pay or ht. Hundrad, nd as evidenced ments as follows:	successors and assigns, forever, cause to be paid to Mortgages, it Rights two and no/100 by a certain promissory note a 18 instalments of \$	2 Dolla E even date herewith plyable instalments of 8 49,00	in
instalments of		each: nurshle or	the 10	of each month beginning	on the 10 day	of
moralities to	May		. 19 53with	interest after maturity at 6% pr	annum, then these presents sho	all .
he world leek	and in the princip	al amount of this	note and herewith	agreed to and covenanted to be p	aid by the undersigned are interes	ot,
in advance at	the rate of 6% p	er year on the orig	inal amount of the	e loan, amounting to(?	30 and servi	18
thereof, a del or a fraction t	dvance, in the am inquent charge wi hereof.	ount of \$4s.90 Il he made on the	basis of 3c for ea	ent of default in the payment of default continuing for live or	of this contract or any instalme- more days in the payment of \$1.0	nt (H)
claim or enc	umhiance or cond or said other mortg signs, herein, and t any time.	litional purchase til aged perstmal prope that said mortgaged	le against the sarty from the above personal property	esses said mortgaged personal pi me; that he or she will not remin described premises without conse- shall be subject to view and ins	t in writing of Mortgagee, its meretion by Mortgagee, its success	MATE
	The second second second		The second secon	Ministration and the seat of the state of	and the boundary management becomes	

If this mortgage includes a motor vehicle, the mortgagors covenant that they will at their own cost and expense principe of the property for the isoenfit of the mortgagere with an insurance company duly qualified to act in this state and in an ansumit agreeable to the mortgagere against loss or damage by fire, theft, collision and conversion. Said policies and certificates thereof shall be delivered to the mortgagere and the mortgagere may make any artitement or adjustment on any claim or claims for all loss received under, or by virtue of any insurance policies or otherwise and receive and collect the same and execute in the name of the mortgagors and deliver all such instruments and do all such acts as attorney in fact irrevocable for the mortgagors, as may be necessary or proper or convenient to effectuate any such settlement, adjustment or collection without liability for the alleged inadeques; of the settlement and adjustment. Should the mortgagors fall to procure such insurance or keep the same in full force and effect for the dutation of this mortgage, then at the option of the mortgager, its successors or assigns the entire amount then unpaid shall immediately become due and payable. It is agreed that loss, injury to or destruction of said property shall not release the mortgagors from making the payments provided for herein. In the event default shall be made in the payment of said debt according to the terms of said note, then the entire remaining unpaid halance shall immediately become due and payable at the option of Mortgagor, its successor and assigns, shall be entitled to immediate possession of the mortgaged personal property and may at once take possession thereof whenever found, without any liability on the part of Mortgagor, its successor and assigns, to Mortgagor; after such possession under the terms hereof, Mortgagor, its successor and assigns, to Mortgagor, after such lowers of the mortgaged personal property upon the following terms and conditions:

Mortgagor, its successor and assigns,

Mottgagee, its successor and assigns, will give not less than twenty (20) days notice in writing by registered mail to Mottgager at his or her last known address, notifying him or her that Mortgagee, its successor and assigns, will cause the mortgages) personal property to he sold at public auction by a duly licensed auctioneers in the place that did not require the following property in the sold are required that if there he no law requires the licensing of auctioneers in the place that dissignated, Nortgagee, its successor and assigns, may substitute for the duly licensed auctioneer aforesaid, a person regularly engaged in conducting auction sales in such place assigns, may substitute for the duly licensed, auctioneer aforesaid, a person regularly engager in conducting auction sales in such place shall be either in the City or County in which Mortgager resides to in the City or County in which mortgage, its successor and assigns, shall elect.

If this mortgage includes both a motor vehicle and other personal property, and if there shall occur a default as above described, said mortgage at its option, may take any legal or other action it may deem necessary against such motor vehicle in significant or the personal property, without in any way prejudicing its right to take any additional action at a later date to enforce its lien upon the pass of the pecturity against which action has not been taken.

The remedy herein provided shall be in addition to, and not in limitation of, any other right or remedy which Mortgagee, its successors and assigns, may have. The Mortgages authorizes the Mortgagee, its successors or assigns or

its or their attorneys after any default hereunder to sell the hereby mortgaged property under the provisions of Article 66 of the Public General Laws of Maryland or any supplement, amendment or addition thereto or thereof heretofore or hereafter enacted. And the said Mortgagor consent that a decree may be passed for the sale of said property (the sale to take place after a And the said Mortgagor consent that a decree may be passed for the sale of said property (the sale to take place after a	
default in any of the conditions of the Maryland, heretofore or Law of Maryland intended to facilitate the hereafter enacted, or this Maryland intended to facilitate the hereafter enacted, or this Maryland intended to facilitate the hereafter enacted, or this Maryland intended to facilitate the hereafter enacted, or this Maryland intended to facilitate the hereafter enacted, or this Maryland intended to facilitate the hereafter or extra-judicial proceedings on Mortgages, as fully and in the same manner as if special assent and powers were hereby could be a superior of the facilitate that the same manner as if special assent and powers were hereby the facilitate that the same manner as if special assent and powers were hereby	
Wherever the context so requires or permits the singular shall be taken in the plural and the plural shall be taken in the singular. IN TESTIMONY THEREOF, whereas the hard(s) and seel(s) of said Mortgaguer(s).	
Wherever the context so requires or permits the singular shall be taken in the plural and the plural shall be taken in the singular. IN TESTIMONY THEREOF, whose the band(s) and scal(s) of said Mortgagur(s). WITNESS. WITNESS. WITNESS. (SEAL) (SEAL) (SEAL)	
WITNESS	
STATE OF MARYLAND COUNTY OF	
I HEREBY CERTIFY that on this 8tb day of APF11 19. 53 before me, the	
subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the County aforesaid, personally appeared	
Hallam, L. Perkine the Mortgegor(s) named	1
in the foregoing Chattel Mortgage and acknowledged sald Mortgage to be 114 act. And, at the same time, before	
Angels for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within mortgage as the and bona fide, as therein set forth, and he further made oath that he is the agent of the Mortgagee and duly authorities by said Mortgagee to make this affidavit.	

WITNESS my hand and Notarial Seal.

Islan R. Chappell

PILLA	At in	or Cross has his day	3.11	1063	at.	3:30	A . 14.
RITTON	MIL	Y No Calmone.	-	4777	4	,,,,	

Compared Matter 1

Chanel Morigage	
THIS CHATTEL MORTGAGE, Made this 23rd day of May by Ployd. A. Propat Cumberland of the Congress of Allegany	
Stote of Maryland, hereinefter called "Mortgager," to SLOAN LOAN COMPANY	m w
and the state of t	

108 Frederick Street Oumberland, Maryland Witnesseth: That for and in consideration of the sum of Five . Handrad. Fifty. Five . and. no/100 Dollars (\$.555.00.....), the actual amount lend by Mortgager to Mortgager, receipt whereof it hereby acknowledged, and which amount Mortgager hereby covenants to repay unto Mortgager as hereinafter set forth, Mortgager doth hereby bargain and sell unto Mortgager the following described personal property: In said City of, in said State of Maryland, that is to say:

1947 OTHER IDENTIFICATION SERIAL No. ENGINE No. Truck Pontiac 2 Door Sed. 1911 6-903879 Lotta-18510
TO HAVE AND TO HOLD the same unto Mortgager, its successors and assigns, forever.

PROVIDED, HOWEVER, that if Mortgagor shall pay or cause to be paid to Mortgagoe, its successors and essight, at its reg ulas place of husiness the aforesaid sum of . Five . Hundred. Fifty. Five . and. no/.100 Dollars, each; instalments of \$..... each; instalments of \$.... each, he visid included in the principal amount of this note and herewith agreed to and covenanted to be paid by the undersigned are interest,

18ER 290 MOE 55

Mortgager, its successor and assigns, well gove not less than twenty (20) days notice in writing by registered mail to Mortgager at his or her last known address, actifying him or her that Mortgager, its successor and assigns, will cause the mortgaged personal property to be said at public soutions by a duly increased automorers to the highest cash holder therefor, at a time and the place designated in said netter; provided that if there he no law requiring the licensing of auctioners in the place that designated, Mortgager, its successor and assigns, may substitute for the duly licensed auctionerer aforexaid, a person regularly engaged in conducting autions sales in touch place, and provided further that such place shall be either in the City or County in which Mortgager erandes or in the City or County in which Mortgager, ets successor and assigns, is licensed, whichever minetgages, its successor and assigns, shall elect.

If this mortgager includes both a mottor which and other personal prospecty, and of there shall occur a default as above described, said mortgager at its option, may take any legal or other action it may deem necessary against such motor vehicle or against such rather personal prospecty, without in any way prejudicing its right to take any additional action at a later date to enforce its lien upon the part of the recently against which action has not been taken.

The remedy herein provided shall be in addition to, and not in limitation of, any other right or remedy which Mortgager, its successors and assigns, may have. The Mortgagor authorizes the Mortgager, its operations are available in a single of

to be their attorneys after any default hereunder to sell the hereby mostgaged property under the provisions of Article 64 of the Public General Laws of Maryland or any supplement, amendment or addition thereto or thereof heretotore or hereafter enserted. And the said Mostgages consent that a decree may be passed for the sale of said property (the sale to take place after a default in any of the conditions of this Mortgage shall have occurred), under the provisions of Article 64 of the Public General Laws of Maryland or any supplement thereton or under any other general or local law of the Natic of Maryland, heretofore or he reafter enseted, or this Mortgage may be foreclosed under any law or laws of said State of Maryland intended to facilitate the results or extra-judicial proceedings on Mortgages, as fully and in the same manner as if special assent and powers were hereby are not agreement.

Wherever the contest to requires or permits the singular shall be taken in the plural and the plural shall be taken in the singular IN TESTIMONY THEREOF, miners the hand(s) and seal(s) of said Minitagen (s).

WITNESS Contest to require the hand(s) and seal(s) of said Minitagen (s).

All professional transfers to require the singular shall be taken in the singular in the plural shall be taken in the singular.

WITNESS Contest to require the singular shall be taken in the plural shall be taken in the singular.

WITNESS Contest to require the singular shall be taken in the plural shall be taken in the singular. (NEAL) WITNESS Mariting dialent

WITNESS.

STATE OF MARYLAND COUNTY OF Cumberland-Alle any TO WIT subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the County aforesaid, personally appeared Ployd A. Propet the Mortgagor(1) named in the foregoing Chattel Mortgage and acknowledged said Mortgage to be 11.2 act. And, at the same time, before Agent for the within named Mortgager, and made oath in due form of law that the consideration set forth in the within moltgagers one and bone hide, as therein set forth, and he further made oath that he is the agent of the Mortgager and duly sufficiently said Mortgager to make this affidavit.

WETNESS my hand and Notarial Seal.

Chattel Mortgage

Cusherland of the Street of Alle gany

State of Maryland, hereinafter called "Mortgaget," to SLOAN LOAN COMPANY

(4...702...00,), the actual amount less by Mortgages to Mortgages, receipt whereof is bandy acknowledged, and which amount Mortgages bands over coverages to repay unto Mortgages at Invalidation and forth, Mortgages dock heathy bangain and sell unto Mortgages the following described personal property:

and, in addition theoric, all other goods and chattets of like noture and all other furniture, figures, cappes, rugs, clocks, fezings, linear hins, crockery, cutlery, utensits, silverware, musical instruments and household goods bereatur acquired by the biorgages and laps o

Commercial Mailer II

UBER 290 MGE 55

Mortgagee, its successor and assigns, will give not less than the net (20) days notice in writing by registered nail to Mortgager at his or her last known address, seriefying him or her that softenance in the highest cash includes therefore, at time and the plant designated in soil notice; provided that if there he are two serversing the licensing of an innerest in the place that the plant designated, and provided further that such place shall be either in the City or County in which Mortgager resides or in the City or County in which Mortgager, estimated as in such place; and provided further that such place shall be either in the City or County in which Mortgager resides or in the City or County in which mortgager, its successor and assigns, its licensed, whichever mortgager, its successor and assigns, as all elect.

If this mortgage includes both a motor vehicle and other personal property, and if there shall occur a default as above described, asid mortgager at its option, may take any legal or other action it may deem necessary against such motor vehicle or against such other personal property, without in any way prejudicing its right to take any additional action at a later date to enforce its lien upon the part of the recurity against which action has not been taken.

The remedy herein provided shall be in addition to, and not in limitation uf, any other right ur remedy which Murtgager, its

The remedy herein provided shall be in addition to, and not in Ilmitation uf, any other right ur remedy which Murtgagee, its successors and assigns, may have. The Murtgager authorizes the Mortgagee, its successors or assigns ur

its or their attorneys after any default hereunder to sell the hereby mottgaged property under the provisious of Article 66 of the Public General Laws of Maryland or any supplement, amendment or addition thereto or thereof heretofore or hereafter enacted. And the said Murtgager—consent—that a decree may be passed for the sale of said property (the sale to take place after of default in any of the conditions of Article 86 of the Public General Laws of Maryland or any supplement thereto or under any other general or local law of the State of Maryland, heretofore or hereafter coasted, or this Mortgage may be foreclosed under any law or laws of said State of Maryland intended to facilitate the regular or estra-judical proceedings on Mottgages, as fully and in the same manner as if special assent and powers were hereby over and granted.

WITNESS....

STATE OF MARYLAND COUNTY OF Cumberland-Alle any TO WIT: subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the City County aforesaid, personally appeared Floyd A. Propot...... the Mnrtgagor(s) named in the foregoing Chattel Mortgage and acknowledged said Mortgage to be . bis act. And, at the same time, hefore me also personally appeared ... Alexander Sloan Agent for the within named Mortgagee, and made oath in due form of law that the consideration set forth in the within mortgageis use and bona hide, as therein set forth, and he further made oath that he is the agent of the Mortgagee and duty sufforiged by said Mortgagee to make this affidavit. WITNESS my hand and Notarial Seal. Slin R Charge Public.

Chattel Anrigage

William A. Valentine State of Maryland, hereinafter called "Mortgages," to SLOAN LOAN COMPANY 108 Frederick Street Cumberland, Maryland bereinter

Winneseth: That for sed in consideration of the sen of . Seven. Hundred .. Avo .and. no/100...... (3. 702.00....), the actual amount less by Mortgager to Mortgager, receipt whereof is hearing acknowledged, and which amount Mortgager hearing covenants to repay unto Mortgager as hereinafter set forth, Mortgager deck hearing languist and still unto Mortgager the following described personal property:

The chattele, including boundedd furniture, now located at Me.

Street in said County of in said State of Maryland, that is to say:

and, in addition thereto, all other goods and chattels of like neture and all other farmiture, factures, carpets, rugs, clocks, fetings, line, crockery, catlery, utensils, nilverware, musical instruments and boundhold goods beneather acquired by the Moregagne and kept

UBER 290 MGE 56

7	used in or ab	out the premises or	commingled with	n or substituted for any all attachments and equ	chartels herein ments and sipment, now flocated in	umberland-Allegany	7
	Maryland, tha	t is to say:	YEAR	ENGINE No.	SERIAL No.	OTHER IDENTIFICATION	
	MAKE	MODEL			55222012		
	Buick	Convertibl		an Montagana its succ	essors and assigns, forever.	•••	
		A STATE OF THE PARTY OF THE PAR	that if Mades	nor shall pay or caus	e to be paid to Mortgager, t	ts successors and assigns, at its regi-	4
	1 1 1	hammer the storessi	d sum of . Set	ren Pundred Tvo	and no/100	Doilars,	
	700 M))adina to	the terms of	and as evidenced by	a certain promiseory note	of even date herewith payable in	
		15	ine monthly inst	alments as follows:		instalments of \$37.00	
	each;	instalment	s of \$	each;	instalments of \$	each,	
	instalments of	f \$	each; payable	on the10	of each month beginning	g on the10 day of	
		June		19.22 with inte	rest after maturity at 0% po	paid by the undersigned are interest,	
				and amount of the le	un amounting to \$ O.	and service	
	so advance at	the rate of 6% pe	year on the or	.CO In event	of default in the payment	of this contract or any instalment more days in the payment of \$1.00	
-	of Maryland cessor and a	or said other mortgagesigns, herein, and th	at said mortgage	ed personal property sh	all be subject to view and it	property and that there is no lien, we said motor vehicle from the state ent in writing of Mortgagee, its suc- spection by Mortgagee, its successor	
	of the properable to the interest to the interest to the interest to the interest to effectuate Should the at the option	mortgage includes a rty for the benefit or mortgagee against lo- e mortgagee and the any insurance polici ruments and do all any such settlemen- mortgagors fail to g of the mortgagee, i	of the mortgagee ss or damage by mortgagee may ies or otherwise such acts as atto t _s adjustment or procure such inse ts successors or i	fire, theft, collision as make any settlement or and receive and collect mey in fact irrevocable collection without lial urance or keep the san assigns the entire amous	of conversion. Said policies adjustment on any claim or the same and execute in the for the mortgagors, as may aliay for the alleged insadequate in full force and effect for them unpaid shall immediate them unpaid shall immediate.	cost and expense procure insurance this state and in an amount agree; and certificates thereof shall be declaims for all loss received under, or name of the mortgagors and deliver be necessary or proper or convenient cy of the settlement and adjustment, the duration of this mortgage, then settly become due and payable, it is g, the payments provided for herein.	
	In the	event default shall b	e made in the	syment of said debt ac	cording to the terms of said n	ote, then the entire remaining unpaid assigns, without prior demand, and noal property and may at once take and assigns, to Mortgagor; after such ged personal property upon the fol-	
	halance shall Mortgagee, i	I immediately becomes auccessor and assign	e due and payat ens, shall be enti	tied to immediate posse	mion of the mortgaged pers	onal property and may at once take	,
	possession to	hereof whenever fou index the terms her	nd, without any rof, Mortgagee,	its successor and main	ns, agrees to sell the mortge	ged personal property upon the fol-	
1	Jowing term	s and conditions.					
	to be sold a tice; provide assigns, ma- and provide mortgagee, If this	ed that if there be a y substitute for the d further that such its successor and as mortgage includes h	a duly licensed a no law requiring duly licensed as place shall be e ssigns, is license soth a motor vel	uctioneer to the nignest the licensing of auctio actioneer aforesaid, a p ither in the City or Ci d, whichever mortgage hicle and other persona	cash bidder therefor, at a time neers in the place thus desi erson regularly engaged in co- unity to which Mortgagor resi e, its successor and assigns, shi I property, and if there shall	occur a default as above described,	
	personal pr	ity against which acti	on has not been t	sien.			
	The co	made barels arould	ed shall be in a	ddirlon to, and not le-	limitation of, any other right regages, its successors or avo	or remedy which Mortgagee, its	
		,,					
	Public Gen And el default la Laws of B	eral Laws of Mary) he said Moregagor any of the condition faryland or any map macted, or this Mor extra-judicial proces	and or any supp concept that it is of this Morta plement thereto	lement, amendment or a decree may be passed age shall have occurry or under any other g	addition thereto or thereof h for the sale of said propert d), under the provisions of eneral or local law of the l ow or laws of said State of h	e provisions of Article 66 of the retesfore or hereafter enacted, by (the sale to take place after a Article 66 of the Public General leave of Maryland, heretofere or laryland invended to facilitate the assest and powers were hereby	
	When	ver the content so r	equires or permi	to the singular shall be and(s) and seal(s) of	taken in the plural and the	plural shall be taken in the singular.	-
	WITHIE !	3600 /	car	reed	Millian	1. Calmber (SEAL)	
	WITNESS	Tiposellos	Vanil.	2.		(SEAL)	
	WITNESS		7			(SEAL)	
10				THE PERSON NAMED IN			
	STATE C	F MARYLAND	CITY OI	Cupit	o land-Allegany	, TO WIT:	
	i HE	REBY CERTIFY	that on this	29\$h	day of .April	19.53., before me, the	
						said, personally appeared	
		William	A. Valent	lpp	·	the Mortgagor(s) named	
						act. And, at the same time, before	5
•							100
	WehMo	the within name	d Mortgagee,	and made oath in d	ne form of law that the co	onsideration set forth in the within is the agent of the Mortgagee and	/
1	ditty sup	orized by said Mo	ortgagee to ma	ce this affigavit.			
51	wit	NESS my hand an	d Notarial Seal	ALL THE R	0-	11	
-	13	3/			Blue R	Remell	
1	1					Notary Public.	411

		HEER Z	9U MOE 5/		10.5
Berdon, Ceorge E. 171 Hechanic Street Prontburg, Allegany			NO.	SLOAN LOAN COnderick St. Cur Phone Cumberland	mberland, Md. I 4693
b/25/1951 5/	Agreed Rate o	on of the System of Interest 3%	per month on un	a 132.56 1 13.	APERT L
address, notifying him or a free the Mortgagee (includin bidder therefore, at a time in the place thus designates conducting auction sales in gagor resides or in the City asid sale, the Mortgagor meaning due thereon toget! The remedy herein proviave, Sundey and holiday do The Mortgagor acknow English lenguage, showin	of each succeeding the this mortgage to a that he or she exclusional purchase title mortgaged personal present of the exceeding	o be vold, oth lively owns and a against the si poperty from the operty shall be as conditions. In take possession and the test of the said motion without prior distance the test of the said motion and notice will cause the ubstitute for the ferther that a Mortgages is the gain ment business in test. In to, and mot is next business if from the Mortgage for the loan, are of the loan, dreas of the Mortgages is the said motion of the Mortgage for	provise to remain in possesses said mortge imp; that he or she we aubject to view and is seed, or if the Mortge imp, and add and and and and and and and and	ifull force and effect, aged personal property audill not remove and motor alses without the consent I mapection by the Mortgage agor acil or offer to sell as the interest as aforesaid, shrages shell be entitled to it ound, without any liability ages agrees to sell the med mail to the Mortgagur a roperty to be soid at public a duly licensed nuctiones be no law requiring the loncer aforesaid, a person lither in the City or Coun he Mortgages afail elective upon payment to the ther right or remedy whither light or remedy white	I that there is no lice wehicle from the State n writing of the Morte en tinny lime. Ide morte and the morte to the highest casileening of auctioner to the highest casileening of auctioner regularly engaged ity is which the Morte and Mortgagee of the Mortgagee more, and the mortgagee more more more more more more more mo
DESCRIPTION OF MORT	GAGED PROPERTY:				Title Ve
Make of Car	Model	Year	Engine No.	Serial No.	Title No.
Chevrolet	2 Door Sedan	1939		2h#a12-13623	
Witness 8	Con P. Che	land		ge & Gord	(SEAL)
	SASTELLES.	M21982	WLEDGMENT	<i>•</i>	
111104	YLAND CITY OF Cu	and the same of	o wir:	S. D. W. T. T.	The freely
1 HEREBY C	ERTIFY that on this	27th	day of _Aprel	19_53	before me, the
subscriber, • NOT	George E. Gordo	The state of the s	yland, in and for th		onally appeared
in the foregoing	Chattel Mortgage and	acknowledged :	said Mortgage to be.	his set. As	nd, at the same
come bilger ope	lso personally appeared	- June 1974			
when any fally a	in named Mortgagee, a mid bona fide, as therei by said Mortgagee t	nd made oath i	due form of law th	at the consideration set for the that he is the agent of	th in the within the Mortgagee

um 290 max 58

SLOAN LOAN COMPANY

108 Frederick St. Cumberland, Md.

Phone Cumberland 4693

FILED AND RECORDED HAY 1" 1953 at 8:30 A #M.

CHATTEL MORTGAGE

MORT

b/27/3953 6/2	Agreed Rate		% per month on un	model principal balan	Control of the last of the las
IN CONSIDERATION of tated, the Mortgagor abound chattels hereinafter of mount loaned to the mor above, on the same day of anyment stated above, the The Mortgagor covenants laim or encumbrance or conf. Maryland or said other me mages herein, and that said in In the event of default in resperty, or any part thereof use and payable at the option he mortgaged personal property upon the following term. The Mortgages will give neddress, notifying him or her of the Mortgages (including, inder therefore, at a time and the pinde than designated, conducting auction makes in segaror resides or in the City than and and the Mortgagor formation and the pinde the Mortgagor made and the Mortgagor may allance due thereon together.	of a loan made by ve named hereby lescribed; provid tgagor with inte f each succeeding on this mortgage that he or she exchitional purchase ti- trigaged personal ortgaged personal interpretation of the covenant, then the entire is of the Mortgages orty and may at each	the above na bargains and ed, however, rest at the ag month until to be void, of the against the against the against the property from the against the or conditions omaining unput, without prior es tabs possess and against the	med Mortgagee at it is sells to said Mortgagereed rate, payable the full obligation therwise to remain it has above described presented to view and hereof, or if the Mortgal principal, together when and and Mortgan thereof wherever terms hereof, the Mortgan thereof wherever.	ts above office in the pragee, its successors a ors shall pay their les in consecutive mont of said loan is paid on full force and effect aged personal property will not remove and mot mises without the consent inspection by the Mortg page sell or offer to sell the interest as aforesaid, tragges shall be entitled to found, without any liab grages agrees to sell the	rincipal amount above and assigns the goods in of even date in the thly payments stated in the date of the final and that there is no lies, or vehicle from the State in writing of the Mortages at any time, said mortgaged personal pre- lity on the part of the mortgaged personal pre- mortgaged personal pre-
najor reasons or in the Corty and sale, the Mortgagor may salance due thereon together. The remedy herein provide ave. Sunday and holitay due. The Mortgagor acknowled English language, showing and address of the Mortgag. Article 58A of the Uniform Wherever the context so: DESCRIPTION OF MORTGA	dates are extended tiges to have receive the amount and dor, the name and a femali Lean Laws or requires or permits	od from the Mate of the loan	day. origages, in connection to the maturity thereof, fortgages, the rate of	with the loan herein mes the nature of the secur interest charged and the	ntioned, a statement in the ity for the loan, the nam- provisions of Section 15 o
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STATE OF MARY	LAND CITY OF	unberland	TO WIT:	Attendance of the	a At 100 A heavy
I HEREBY CE	TIFY that on this	2715	day of	May . 19.5	3., before me, the
subscriber, a NOTA	RY PUBLIC of t	be State of M	aryland, in and for t	the City aformaid, p	ersonally appeared
	Hinnie Ho	MIT		the Mo	etgagor(s) named
ig the designing Ch	attel Mortgage and	acknowledged	mid Mortgage to be	bår et	And, at the same
time. Before me blad	personally appears		Alexander Slos	The second second	
Agens for the within		and made oath	and he further made o	hat the consideration set out that he is the agent	forth in the within of the Mortgagee
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Colombia Society		A STATE OF THE PARTY OF THE PAR	CONTRACTOR OF STREET	STATE OF THE PARTY OF	Total Public

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		TTEL MORT	CAGE	MORTGAGES	
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Cunberland, Allegen	Go He .			Phone Cumberla	
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1/4/1951 5/5	1953 Int Anna Amen of La	-1250,00 ·)	5	1 20,94 1 20	
BATE YOU PAY EACH MONTH	Agreed Rate of Inte	west 3% per m	with on unp	uld principal balan	the party of party
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DESCRIPTION OF MORTO	Model Y	-	Ine No.	Serial No. P-668298	Title No.
Oldsmobile Dodge		939 F-915	TOT	30596986	
	ESP. Witness the hand(a) a	ACKNOWLEDGE	Jan	He Je Brok	(MAL)
STATE OF MARY	LAND CITY OF Cumber	rland TO WIT		and the same	La centra deste
1 HERBY CE	KTIFY that on this	683 day	of April	, 19	53 before me, the
	RY PUBLIC of the State in F. Robinstto	of Maryland, is	and for the		ersonally appeared etgagor(s) named
	attel Mortgage and acknow	Alexander 51	oen	the consideration set that he is the agent	And, at the same
*	Mitaid Mostgages to mak	forth, and he fur is this affidavit.			
WINES OF	hand and Notarial Seal.	100	Stent	P. Change	4

MER 290 MEE 60

FILED AND RECURDED HAY DE 1953 A & 8:30 A.M.

LOAN NO.

MORTCACEE

SLOAN LOAN COMPANY

108 Frederick St. Cumberland, Md.

IN CONSIDERATION of a loan made by the above named Mortgagee at its above office in the principal am sted. the Mortgagor above named hereby bargains and seels to said Mortgagee, its auccessors and assigns of chattels hereinafter described; provided, however, if the said mortgagors shall pay their loan of even inount loaned to the mortgagor with interest at the agreed rate, payable in consecutive monthly payme over, on the same day of each succeeding month until the full obligation of said loan is paid on the date tyment stated above, then this mortgage to be void, otherwise to remain in full force and effect. The Mortgagor evenants that he or the exclusively owns and possesses said meregaged personal property and that the information or conditional purchase (tits against the same) that he are the extended in or encombrance or conditional purchase (tits against the same) that he are the content in consent in writing the benefit of the said and the content of the said and the party of the said and the conditions of the said that the content is a consent in writing the benefit of the said and the content in the said mortgage bereals property and may at these take possession thereof wherever found, without any liability on the contrages to the Mortgagor and may at once take possession thereof wherever found, without any liability on the contrages to the Mortgagor and may at once take possession thereof wherever found, without any liability on the contrage to the Mortgagor and may at once take possession thereof wherever found, without any liability on the contrage of the Mortgagor and and conditions: The mortgagor pressal property and may at once take possession thereof wherever found, without any liability on the contrage of the Mortgagor and the order of the Mortgagor and the order of the said the contrage of the Mortgagor and and conditions: The mortgagor including auctions of contrage and conditions of the mortgagor including auctions alone in such places and previded further that such places shall be taken		erland 4693	Phone Cumber	88	look of	.,	Longonal's wrreden
IN CONSIDERATION of a loan made by the above named Mortgagee at its above office in the principal am sted. The Mortgager show and made hereby bargains and sells to said Mortgagee, its successors and assigns of chattels hereinafter described; provided, however, if the said mortgagors shall pay their loan of went mount loaned to the mortgagor with interest at the agreed rate, payable in consecutive mothy payme sixe, on the same day of each succeeding month until the full obligation of said loan is paid on the date of the mortgaged above, then this mortgage to be vold, otherwise to remain in full force and effect. The Mortgager evenants that he or she exclusively owns and possesses and metaged personal property and that they are recumbrance or canditional purchase title against the same; that he or she will not premove said moter valuely from the above described genines without the remover the large herein, and that said mortgaged personal property and that said mortgage and the same of the successor of the same that he was a said other most pay the same that the same property said is subject to view and inspection by the Newagare at any fact the rest of the Mortgage, without price dramand, and and Mortgages and aforesaid, shall immediate in any payable the same property and may at once take possession thereof wherever found, without any liability on the following terms and conditions: The Mortgage will give not less than twenty (20) days' notice in writing by registered mall to the Mortgage at the mortgage property has been designed, the mortgage property has been designed in the the Mortgage will cause the mortgaged personal property to be sold at public avoid to passes the property of the same property and any at once the paids the same constant, and the place designated in and conditions: The Mortgager at the spino of the place designation of the said mortgage and property and property and the place of the said was the Mortgage will cause the hard of the said was the said of the said was the said of the sai	5/15/1953	12.55 5/2	12,56	- 19		TE/1969 Int Atlant As	ACADO 6/
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and duly sutherized by said Mortgages to make this affidavit.		S-4-28-1	Help contest contest			Control of the sales and the	
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Retary Public.	•	Netary Public.				1	5.00
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THIS MORTGAGE, Made this John day of apric. In the year Nineteen Hundred and Pifty-Three, by and between Arthur Lee Marple and Helen G. Marple, his wife, of Allegany County, Maryland, of the first part, hereinafter sometimes called the Mortgagors, and the Liberty Trust Company, a corporation, duly incorporated under the Laws of Maryland, Trustee for the H. E. Weber Estate, of the second part, sometimes hereinafter called the Mortgagee,



WHEREAS, the said Mortgagors stand indebted unto the Mortgagee in the full and just sum of Twelve Thousand Two Hundred (\$12,200.00) Dollars, as is evidenced by a promissory note of even date and tenor herewith, which note is payable one year from the date hereof and bears an interest rate of Five per centum (5%) per annum, said interest being payable in quarterly installments as it accrues at the Office of The Liberty Trust Company in Cumberland, Maryland, on March 31, June 30, September 30 and December 31 of each year, the first pro rata quarterly interest on said note to be payable on the 30th day of June, 1953.

NOW, THEREFORE, in consideration of the premises and of the sum of One Dollar (\$1.00), and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said Arthur Lee Marple and Helen G. Marple, his wife, do hereby bargain and sell, give, grant, convey, transfer, assign, release and confirm unto the said The Liberty Trust Company, Trustee for the H. E. Weber Estate, its successors or assigns, the following property, to-wit:

All that piece or parcel of land situated in the City of Cumberland, Allegany County, Maryland, and known as a part of Lot No. 18 of the Gephart Addition to Cumberland and also known as the Spring property and the same being more particularly described as follows:

BEGINNING at a point on North Centre Street, 4 feet from the property formerly known as P. M. Gramlich's Lot (said property subsequently owned by Joseph Glick) and running thence Southwestward 42 feet and 6 inches, more or less, to Bow Street and thence down Bow Street to North Centre Street 93 feet, more or less, to a point as laid off in a plat of Gephart's Addition to the City of Cumberland, Maryland, then from that point parallel with North Centre Street 85 feet and 5 inches, more or less, to the beginning within 4 feet of the P. M. Gramlich Lot. The alley 4 feet wide between said Gramlich Lot and the Lot hereby conveyed to be left open from North Centre Street to Bow Street.

It is also understood that the Spring is not included within the metes and bounds as described in the lines and the said Spring is to be left free and clear from all hindrances for the use of the public forever.

It being the same property which was conveyed unto the said Mortgagors by the Real Estate and Building Company of Cumberland, Maryland by a deed dated February 15, 1946, and recorded in Liber 207, folio 298, of the Land Records of Allegany County, Maryland.

TOOETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in any wise appertaining.

TO HAVE AND TO HOLD the above described property unto the said Mortgagee, its successors and assigns, in fee simple forever.

PROVIDED, that if the said Mortgagors, their heirs, exectors, administrators or assigns, do and shall pay to the said Mortgagee. Its successors or assigns, the aforesaid sum of Twelve Thousand Two Hundred (\$12.200.00) Dollars, together with the interest thereon when and as the same becomes due and payable, and in the meantime do and shall perform all the governants herein on their part to be performed, then this Mortgage shall be void.

IT IS AGREED, that it shall be deemed a default under this Mortgage if the said Mortgagors shall, except by reason of death, cease to own, transfer or dispose of the within described property without the written consent of the Mortgagee.

and no longer, the Mortgagor may retain possession of the mortgaged property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, and on the Mortgage debt and interest hereby intended to be secured, the said Mortgagors hereby covenant to pay the said Mortgage debt, the interest thereon and all public charges and assessments when legally demandable; and it is further agreed that in case of default in said Mortgage, the rents and profits of said property are hereby assigned to the Mortgagee as additional security, and the Mortgagor also consents to the immediate appointment of a receiver for the property described herein.

But in case of default being made in payment of the Mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this Mortgage, then the entire Mortgage debt intended to be hereby secured shall at once become due and payable provided that the Mortgagee

MER 290 MEE 63

shall give written notice of any default, by registered mail and make demand for tender of the indebtedness, and the Mortgagor shall have sixty days after the receipt of said notice, to make tender of said debt, and these presents are hereby declared to be made in Trust, and the said The Liberty Trust Company, its successors and assigns, or George R. Hughes, its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter to sell the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof his, her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days' notice of time, place, manner and terms of sale, in some newspaper published in Cumberland, Maryland, which terms shall be cash on the day of sale or upon the ratification thereof by the court, and the proceeds arising from such sale to apply first; To the payment of all expenses incident to such sale, including taxes, and all premiums of insurance paid by the Mortgagee, and a commission of eight per cent, to the party selling or making said sale, and in case said property is advertised, under the power herein contained, and No sale thereof made, that in that event the party so advertising shall be paid all expenses incurred and one-half of the said commission; secondly, to the payment of all moneys owing under this Mortgage, whether the same shall have then matured or not; and as to the balance, to pay it over to the said Mortgagors, their heirs, personal representatives or assigns.

AND the said Mortgagors do further covenant to insure forthwith, and pending the existence of this Mortgage, to keep insured in some insurance company or companies acceptable to the Mortgagee, its successors or assigns, the improvements on the hereby mortgaged land, to the amount of at least Twelve Thousand Two Hundred (\$12,200.00) Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in the case of fire, to inure to the benefit of the Mortgagee, its successors or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the Mortgagee, or the Mortgagee may effect said insurance and collect the premiums thereon with interest as part of the Mortgage debt.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties hereto.

WITNESS the hands and seals of the said Mortea

Arthur Las (SEAL)

WITNESS:

to margan dunt

Helen J. Marple (SEAL)

STATE OF MARYDAND

COUNTY OF ALLEGANY

TO WIT:

in the year Nineteen Hundred and Pifty-Three, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared Arthur Lee Marple and Helen G. Marple, his wife, and each acknowledged the aforegoing Mortgage to be their act and deed; and at the same time, before me, also personally appeared Charles A. Piper, President of The Liberty Trust Company, and John J. Robinson, Trust Officer of The Liberty Trust Company, Trustee, the within named Mortgagee, and made oath in due form of law, that the consideration in said Mortgage is true and bons fide as therein set forth; and the said Charles A. Piper did further, in like manner, make oath that he is the President and agent or attorney for said corporation and duly authorized by it to make this affidavit.

IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial Seal the day and the year above written.

John Midosley

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FILED AND AMCORDED MAY 1" 1953 at 1:40 F.M.

THIS MURTUAUS, Made and Executed this 30. day of April, in the year one Thousand Nine nundred Fifty-three, by and between morman M. Hast and W. Waneta Hast, his wife, of Allegany County, in the State of Maryland, Parties of the First Part; and Clifton W. White and Lucella B. White, his wife, of Allegany County, in the State of Maryland, Parties of the Second Part, WITNESSETH:

Compared and Wall of Colleged

wharman, the rarties of the first Part are justly and bona fidely indebted unto the rarties of the Second Part in the full and just sum of Six Thousand (\$6,000.00) Dollars, and which said sum is to bear interest at the rate of five (5%) per cent per annua, and which said principal sum and interest is to be repaid in equal monthly installments of fifty (\$50.00) Dollars, to be computed and payable semi-annually hereafter, the first of which said payments shall become due and payable six months from date, and semi-annually thereafter, with the right reserved unto the Parties of the first Part to prepay any or all of said principal sum and interest at any time prior to its maturity.

NOW, THEREFORE, in consideration of the premises, and of the sum of one doltar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said Norman K. Hast and W. Waneta Hast, his wife, do give, grant, bargain and sell, convey, release and confirm unto the said Clifton W. White and Lucelia B. White, his wife, their heirs and assigns, the following property, to-with

ALL that piece or parcel of land situate, lying and being in election District No. 23, Allegany County, Maryland, and described as follows, to-wit:

BEGINNING at a stake on the East margin of the Bedford Hoad at the Bouthwest corner of the parcel of Land conveyed by the said Hannah B. McElfish to William W. Wilson; and running thence by the Bedford Road, South 34.5 degrees West 180 feet to a stake; thence Bouth 53.5 degrees East 1064 feet to a stake in the boundary line of the Whole tract of which this is a part; thence by part of said boundary line, North 45 degrees East 119 feet to a stake; thence by land of William W. Wilson, North 50 degrees West 1085 feet to the place of beginning, containing 3.661 acres

THE AFORESAID PROPERTY is the same property conveyed by deed dated the 19th day of June, 1952, by and between Harry V. Bender, et ux, et al, and the said Norman R. Hast and V. Vaneta Hast, his wife, Parties of the First Part herein, and which said deed is recorded in Liber No. 242, folio 150, one of the Land Records of Allegany County, Maryland, a specific reference to said deed is hereby made for a full and more particular description of the land hereby ponveyed by way of mortgage.

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TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

PROVIDED, that if the said Norman R. Hast and W. Waneta Hast, his wife, their neirs, executors, administrators or assigns, do and shall pay to the said Clifton W. White and Lucella B. White, his wife, their executors, administrators, or assigns, the aforesuid sum of STx Thousand (\$6,000.00) Dollars, together with interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be

AND IT IS AGREED that until default be made in the premises, the said Norman R. Hast and W. Waneta Hast, his wife, may hold and possess the aforesaid property, upon paying in the meantime all taxes, assessments and public items levied on said property, all which taxes, mortgage debt and interest thereon, the said Norman R. Hast and W. Waneta Hast, his wife, hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and these presents are hereby declared to be made in trust, and the said Clifton W. White and Lucella B. White, his wife, their heirs, executors, administrators and assigns, or Earl E. Manges his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assignst which said small be made in manner following, to-wit: assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the procesus arising from such sale to apply first to the payment of all expenses incident to such sale to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then matured or not; and as to the balance, to pay it over to the said Norman R. Hast and W. Waneta Hast, his wife, their heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagors, their representatives, heirs or assigns.

half of the above commission shall be allowed and paid by the mortgagors, their representatives, heirs or assigns.

AND the said Norman R. Hast and W. Waneta Hast, his wife, further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagees or their assigns, the improvements on the hereby mortgaged land to the amount of at least Six Thousand (\$6,000.00) Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires, to inure to the benefit of the mortgagees, their heirs or assigns, to the extent of their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagees, or the mortgagees may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

WITNESS, the hands and seals of the said mortgagors:

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STATE OF MARYLAND, COUNTY OF ALLEGANY, TO WIT:

I HEREBY CERTIFY, That on this 30" day of April, 1953, before me, the subscriber, a Notary Public of the State of Maryland in and for said County, personally appeared Norman R. Hast and W. Waneta Hast, his wife, and acknowledged the aforegoing mortgage to be his and her respective act and deed; and at the same time before me also personally appeared Clifton W. White and Lucella B. White, his wife, the within named mortgagees and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth.

(10 m/3)

Notary PublicupLie

year Nineteen Hundr			Dig.	ty and between
John A. Arms	atrout and Halon	H. Armentrout	his wife,	
Allegany	0	County, in the i	State of	Naryland
of the first par	, and Rescall	C, Otto and	Schol H. Occ	o, his vife, —
			-14	SECTION STATE
Cara and editor to be a second	STATE OF THE PARTY			ROMEU PAGUYAL ENE DES
All og or	A STATE AND A STATE OF	County, in the	State of No.	ryland
in of the second	part, WITNESSETH	action of the c	Sec. 10. 155	The state of the s
Witherens, the	said parties of	the first part	are indebte	d unto the sald

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MERRAS, the said parties of the first part have agreed to execute this Hortgage as security for the aforesaid mote and have further agreed that in reduction of the same they will pay at least the sum of Twenty Five Bellare (\$25.00) per mouth until demand is made for the full amount doe, ancluding the aforesaid interest BOW Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said parties of the first part give, grant, bargain and sell, convey, release and confirm unto the said parties of the second part, their heirs and assigns, the following property, to-wit: All that certain lot of ground fronting on the West side of Railroad Street in the Town of Westermpert, in Allegany County, Maryland, known as Lot Number Eleven (11) in Herrison's Second Addition to Westermpert, said lot fronting Pifty (50) feet on Railroad Street and extending back, the same width throughout, a distance of one hundred Twenty Pive (125) feet. Being the same property as conveye unto the said parties of the first part herein by John Wealey Taylor and Hilda Belle Taylor, his wife, by deed dated June 4, 1952, and recorded among the Land Records of Allegany County, Maryland, in Liber No. 241, Felie 349. Cogether with the buildings and improvements thereon, and the rights, reads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining. Drovided, that if the said parties of the first mrt -parties of the second part, their ---executor 0, administrator or assigns, the aforesaid sum of STETER HUNDER BOLLARS (\$1,600.00) together with the interest thereon, as and when the same shall become due and payable, and ir the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void. And it is Barced that until default be made in the promises, the said parties of the first partmay hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said parties of the first part hereby covenant to pay when legally demandable. But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said parties of the second part, their ---Horace P. Whitworth Jr., matured or not; and as to the balance, to pay it over to the said parties of the part, their ----

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in case or advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor. ** their representatives, heirs or assigns.	
And the said parties of the first part	
further covenant to	DE L
insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance	200
company or companies acceptable to the mortgaged or assigns, the improvements on the hereby mortgaged land to the amount of at least SIXTEM HUMBED 5 .00/100—————————————————————————————————	
and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires,	47/
to inure to the benefit of the mortgagee ?. their heirs or assigns, to the extent	
of their lien or claim herounder, and to place such policy or policies forthwith in possession of the mortgagee , or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.	
Mittess, the hand and seal of said mortgagor	
Attest:	
Horaco P. Whitworth Jr. John A. Armentout (SEAL)	ALC:
Action No. Areast Policy (Control)	1 2
	1 3
State of Maryland,	1 23
Allegany County, to-wit:	
3 hereby certify, That on this Presty Pourth day of April	-
in the year Nineteen Hundred and Fifty Three, before me, the subscriber,	2 3
a Notary Public of the State of Maryland, in and for said County, personally appeared	
John A. Armentrout and Holon M. Armentrout, his wife,	-
and have acknowledged the aforegoing mortgage to be their voluntery	1 18
act and deed; and at the same time before me also personally appeared	1
Russell C. Otto and Ethel H. Otto, his wife,	
the within named mortgagee and made oath in due form of law, that the consideration in said	
mortgage is true and bons fide as therein set forth.	1
WITNESS my hand and Notarial Seal the day and year aforesaid.	1
2:1 14 14	1
Richard Kewhitunita	
	-

FILED AND RECORDED MAY 1" 1953 at 10:25 A.M.

This Mortgage, Made this JOTH day of APRIL	in the
Henry L. Kreusz and Ledo E. Kreusz, his wife,	

of Allegany County, in the State of Maryland, part 108 of the first part, hereinafter called mortgagore , and First Federal Savings and Loan Association of Cumberland, a body corporate, incorporated under the laws of the United States of America, of Allegany County, Maryland, party of the second part, hereinafter called mortgagee. WITNESSETH:



Thereas, the said mortgagee has this day loaned to the said mortgagors , the sum of Seventeen Hundred Sixteen & 00/100----which said sum the mortgagors agree to repay in installments with interest thereon from



By the payment of Tranty & 00/100 Dollars, on or before the first day of each and every month from the date hereof, until the whole of said principal sum and interest shall be paid, which interest shall be computed by the calendar month, and the said installment payment may be applied by the mortgagee in the following order: (1) to the payment of interest; (2) to the payment of all taxes, water rent, assessments or public charges of every nature and description, ground rent, fire and tornado insurance premiums and other charges affecting the hereinafter described premises, and (3) towards the payment of the aforesaid principal sum. The due execution of this mortgage having been a condition precedent to the granting of said advance.

the date hereof, at the date of 5 per cent, per annum, in the manner following:

Mem Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgager s do give, grant bargain and sell, convey, release and confirm unto the said mortgages, its successors or assigns, in fee simple, all the following described property, to-wit:

All of that lot or parcel of ground situated in the City of Cumberland, Allegany County, Maryland, known and designated as Lot No. 13h, as shown on the plat of Fairview Addition to the City of Cumberland, which said plat is filed among the Land Records of Allegany County, in Liber 97, folio 203, and which said Lot No. 13h is particularly described as follows:

BEGINNING for the same at a point on the North side of Shriver Avenue, said point being elso the end of the first line of a deed from The Real Estate and Building Company of Cumberland, a corporation, to A. Catherine Beck dated September 21, 1912, and recorded .? among the Land Records of Allegany County in Liber 111, folio 335, and running with Shriver Avenue North 69 degrees 2h minutes West 29 feet to Franklin Street and with Franklin Street North 20 degrees 35 minutes East 100 feet to Beech Alley, then with Beech Alley South 69 degrees 25 minutes East 29 feet, then South 20 degrees 35 minutes . West 100 feet to the beginning.

Being a part of the same property which was conveyed unto the parties of the first part, by deed of William A. Gunter, Trustee, deted February 10, 1937, and recorded among the Land Records of Allegany County, Maryland, in Liber 176, folio 675.

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It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagors covenant to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagor 8 hereby warrant generally to, and covenant with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage, and do covenant that. They will execute such further assurances as may be requisite.

Together with the buildings and improvements thereon, and the rights, roads, ways, water, privileges and appurtenances thereunto belonging or in anywise appertaining.

Un have and is hold the above described land and premises unto the said mortgages, its successors and assigns, forever, provided that if the said mortgagor s , <u>thelr</u> heirs, executors, administrators or assigns, do and shall pay to the said mortgages, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein ontheirpart to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said mortgagor s may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagor s hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns,

or Gaorge W. Legge hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent, to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have then matured or rest and a to the believe

have then matured or not; and as to the balance, to pay it over to the said mortgagor s . The 1" heirs or assigns, and in case of advertisement under the above power but no saie, one-half of the above commission shall be allowed and paid by the mortgagor s . Line 1" representatives, heirs or assigns.

amount of at reast.

Deliars and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire, to inure to the benefit of the mortgages, its successors or assigns, to the extent of its lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgages, or the mortgages may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

All b the said mortgagor s , as additional security for the payment of the indebtedness hereby secured, do hereby set over, transfer and assign to the mortgagee, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgagee is hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgagors, for themselves and their heirs, personal representatives, do hereby covenant with the mortgages as follows: (1) to deliver to the mortgages on or before March 18th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgages receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due, and payable and to pay and discharge within ninety days after due date all governments is vise that may be made on the mortgaged property, on this mortgage or nots, or in any other way from the indebtedness ascured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the partgager w to keep the buildings on said property in good condition of repair, the mortgage may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repair of the debt hereby accured and the failure of the mortgager w to comply write said demand of the mortgages for a period of thirty days shall constitute a breach of this mortgages, and at the option of the mortgages, immediately mature the entire principal and interest hereby accured, and at the option of the mortgage, immediately mature the entire principal and interest hereby accured, and at the option of the mortgages, immediately mature the entire principal and interest hereby accured, and at the option of the mortgages, immediately mature the entire principal and interest hereby accured, and at the option of the second manufacture to entire the entire principal and interest hereby accured, and at the option of the second manufacture to entire provided; (8) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of

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premises and account therefor as the Court may direct; (4) that should the title to the herein mortgaged property be acquired by any person, persons, partnership or corporation , other than the mortgagers , by voluntary or involuntary grant or assignment, or in any other manner, without

the mortgagee's written consent, or should the same be encumbered by the mortgager s. the ir heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

Wiftirss, the handand sealed the said mortgager s.

Attest:

Prod Lods E. Krouse (SE

State of Maryland, Allegany County, to-wit:

I hereby certify, That on this JOTH day of APRIL

in the year nineteen hundred and market fifty-three before me, the subscriber a Notary Public of the State of Maryland, in and for said County, personally appeared

Henry L. Krausz and Leds E. Krausz, his wife,

the said mortgagor s herein and they acknowledged the aforegoing mortgage to be the tract and deed; and at the same time before me also personally appeared George W. Legge ... Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said mortgages.

WITHESS my hand and Notarial Seal the day and year aforesaid.

Notary Public

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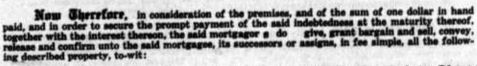
This A	Toriga	ND RECORDED M	MY 1" 1953 at 10:25 A.K. 30TH day of APRIL	fn the
year Ninetee	m Hundred	and Burtyx fifty	athree by and between	No.
	rge L.	ard and only		767 0
part 108 o	of the first p	Allegany art, bereinafter call	County, in the State of Maryla led mortgagors , and First Federal Sav	
Association	of Cumberia	nd, a body corporat	te, incorporated under the laws of the Un	nited States of

Thereas, the said mortgagee has this day loaned to the said mortgagers , the sum of

Forty-six Hundred & 00/100------ Dollars,

which said sum the mortgagor s agree to repay in installments with interest thereon from the date hereof, at the date of 5 per cent. per annum, in the manner following:

WITNESSETH:



All those lots, pieces or parcels of ground situated in Election District No. 21, in Allegany County, Meryland, and being on the Southessterly side of a street known as Maple Street, and designated as Lots Nos. 26 and 27 on the Amended Plat of John H. Johnson's First Addition to the City of Cumberland, Maryland, dated February 3, 1949, and perticularly described as follows:

Maple Street where it is intersected by the division line between Lots
Nos. 27 and 28 in said Addition, said point being distant South 80
degrees 11 minutes West 180 feet from the intersection of said side of
Maple Street with the Southerly side of Taylor Street in said Addition,
and said intersection of said side of said Taylor Street and Maple Street
being distant South 80 degrees 20 minutes East 898 feet measured along
the Southerly side of Taylor Street from its intersection with the
Fasterly side of the Bedford Road (Maryland U. S. Route No. 220), and
running then from said beginning point and with the Southeasterly side
of Maple Street, South 80 degrees 11 minutes West 120 feet to the
division line between Lots 25 and 26 in said Addition; then with said
division line South 80 degrees East 228 feet to the Westerly side of







Oakland Drive; then with said side of Oakland Drive North h3 degrees hh minutes East 120 feet to the division line between Lots 27 and 28 in shid Addition; then with the last mentioned division line North h0 degrees West 235.h6 feet to the place of beginning.

Being the same property which was conveyed unto the parties of the first part by deed of William R. Carscaden, Trustee, dated May 5, 1952, recorded in Liber 2h0, folio 277, one of the Land Records of Allegany County, Maryland.

It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagors covenant to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagor s hereby warrant generally to, and covenant with, the said mortgages that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage, and do covenant that they will execute such further assurances as may be requisite.

Esgether with the buildings and improvements thereon, and the rights, roads, ways, water, privileges and appurtenances thereunto belonging or in anywise appertaining.

To have and to half the above described land and premises unto the said mortgages, its successors and assigns, forever, provided that if the said mortgager s , thair heirs, executors, administrators or assigns, do and shall pay to the said mortgages, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on the literature of the performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said mortgagors may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagors hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgages, its successors or assigns,

or Gagge W. Legge
hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged,
or so much thereof as may be necessary and to grant and convey the same to the purchaser or
purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following
to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in
some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for
cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident
to such sale including taxes, and a commission of eight per cent. to the party selling or making said
sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall
have then matured or not; and as to the balance, to pay it over to the said mortgager s. the 1r

have then matured or not; and as to the balance, to pay it over to the said mortgagor s . their heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor s .their representatives, heirs or assigns.

A H B the said mortgager 8, as additional security for the payment of the indebtodness hereby secured, do hereby set over, transfer and assign to the mortgages, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgages is hereby authorised, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

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the mortgagee's written consent, or should the same be encumbered by the mortgagor s. their heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

Witness, the handgard sealed the said mortgagor s.

Attent:

George E. Ward

Chorge E. Ward

Shirley J. Hard

Shirley M. Werd

State of Maryland, Allegany County, to-wit:

I hereby certify. That on this JOIN day of APRIL

in the year nineteen hundred and forty. flfty-three before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared

George E. Ward and Shirley T. Ward, his wife,

the said mortgagors herein and they acknowledged the aforegoing mortgage to betheir act and deed; and at the same time before me also personally appeared George W. Legge ..., Attorney and agent for the within named mortgages and made oath in due form of law, that the consideration in said mortgage is true and bons fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said mortgages.

WITNESS my hand and Notarial Seal the day and year aforesaid.

Notary Public

Compared and Entle systems Miges steelingers mo May 26 25

MER 290 MGE 76

FILED AND RECORDED WAY 1" 1953 at 10:55 A.M. Purchase Money This Mortgage, Made this twenty-ninth day of April----in the year Nineteen Hundred and fifty three----- by and between "corge T. McDowell and Rebs A. McDowell, husband and wife, and Radie Authur, single----of Allegany -----County, in the State of karyland----part 100 of the first part, and Paul P. Gannon, ----of Daniel Boone, Rooking ----- County, in the State of Kentucky

of the second part, WITNESSETH:

part y The parties of the first part herein are indebted unto the party of the second part in the full and just sum of thirtyfive hundred dollars (\$ 3500.00) for money lent, being the purchase price of the hereinafter described property, which loan is evidenced by the promissory note of the parties of the first part, of even date herewith, payable for \$3500.00, to the order of the said Paul P. Gannon at the rate of not less than \$50.00 each month, with interest at five percent, at The Citizens National Bank of Westernport, Maryland. And whereas it was agreed before the lending of said money and the giving of said note that this mortgage should be executed ...

How Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity there-the second part, his heirs and assigns-----

the following property, to-wit:

That certain lot of ground in the village of "ranklin, near Westernport, Allegany County, Maryland, known as Lot B. and which was conveyed unto the said "eorge T. McDowell and w fe by deed from Paul P. Gannon, dated April 20, 1953 and which deed is to be recorded among the land records of Allegany County, Maryland at the same time as this mortgage and to which deed so recorded a reference is hereby made for a more definite and particular description of said lot. Also that certain lot of ground located in said Village of Franklin on the East side of the State Highway which was conveyed unto Radie Arthur by deed from Marie K. Gannon and Paul P. Gannon, dated August 7, 1941 and recorded among the land records of Allegany County, Maryland in Liber No. 191 Folio 180, and to which deed so recorded a reference is hereby made for a definite description of the property hereby mortgaged .-

Together with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

Drovided, that if the said parties of the first part----theirs, executors, administrators or assigns, do and shall pay to the said Paul P. Gannon, his-----executor , administrator or assigns, the aforesaid sum of thirty five hundred dollar logether with the interest thereon, as and when the same shall become due and payable, and is the meantime do and shall perform all the covenants herein on their----- part to be performed, then this mortgage shall be void.

End it is Egreed that until default be made in the premises, the mid parties of the first part, their heirs and assigns -----

MER 290 MOE 77 the meantime, all taxes, assessments and public itens levied on said property, all which taxes, mortgage debt and interest thereon, the said parties of the first part----hereby covenant to pay when legally demandable. But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable and these presents are hereby declared to be made in trust, and the said Paul P. Cannon, helrs, executors, administrators and assigns, or Horece P. Whitworth, his----his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgazed or so much theref as may be necessary. and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: - ily giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberiand, Maryland, which said sale shall be at public nuction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party seiling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then mntured or not; and as to the balance, to pay it over to the said parties of the first pert. their----heirs or assigns, and In case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and puld by the mortgagora, their representatives, heirs or assigns. basire forthwith, and pending the existence of this mortgage, to keep haured by some insurance company or companies acceptable to the mortgagee or his hairs grandeness assigns, the improvements on the hereby mortgaged land to the amount of at least and to cause the policy or policies issued therefor to be so formed or endorsed, as in case of fires, to inure to the benefit of the mortgagee , his helm or assigns, to the extent of his or ----- their fien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee , or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgago debt. Mituess, the hand and seal of said mortgager & Herest:

War Down T. Wo Dowell [SEAL]

* Refig. McDowell [SEAL]

* Refig. Without [SEAL] State of Maryland, Allegany County, to-mit:

3 hereby certify, That on this Twenty ninth day of April in the year Nineteen Hundred and fifty three----, before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared worge T. McDowell and Reba A. McDowell, and Radie Arthur and each acknowledged the aforegoing mortgage to be their voluntary act and deed; and at the same time before me also personally appeared. Paul P. Gannon, the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth. TITNESS my hand and Notarial Seal the day and year aforesaid.

Name Flangary Public.

Compared any date

24	
337	FileD AND COM MED MAY 1" 1953 at 10:45 A.M.
Willes	B MUTIGUE, Made this Twenty Fourth day of April
in the	year Nineteen Hundred and Fifty Three, by and between
	John A. Armentrout and Helen M. Armentrout, his wife,
	Alle gany County, in the State of Maryland
of	
part	Allegany County, in the State of Haryland
part	of the second part, WITNESSETH:
	Unberene, the said parties of the first part are indebted unto the said
13	parties of the second part for momer borrowed in the amount of SIXTEEN HUNDR
	DOLLARS (\$1,600.00) as evidenced by the Promissory Note of the said parties of the first part herein dated of even date herewith, made payable unto the
	anter of the said parties of the second part in the amount of Sixteen Hundre
	Bollars (\$1,600.00), with interest at the rate of Six Percent (6%) per Amnus ON DEMAND.
	AND WHEREAS, it was agreed by the said parties of the first part that is addition to giving a mertgage upon their real estate they would execute this
	Chattel Hortgage as security for the aforesaid note.
	How Therefore, in consideration of the premises, and of the sum of one dollar in hand
paid, a	and in order to secure the prompt payment of the said indebtedness at the maturity there-
	ether with the interest thereon, the said parties of the first part
go .	give, grant, bargain and sell, convey, release and confirm unto the said parties of
1	the second part, their
heira a	and assigns, the following property, to-wit:
	Buick Sedam, Used, Serial No. 15266884, with Title No. E 663209
	state state, their street in. Interest, the little no. 2 003009
	Drovided, that if the said parties of the first part , their
	heirs, executors, administrators or assigns, do and shall pay to the said
100.0	ties of the second part, their
100.0	
exec	utor , administrator or assigns, the aforesaid sum of Sixteen Hundred Pollars
exec	utor s. administrator or assigns, the aforesaid sum of Sixteen Hundred Bollars
exec (\$2 toget	utor s, administrator or assigns, the aforesaid sum of Sixteen Hundred Pollars 1,600.00) —————————————————————————————————
exec (\$2 toget	ther with the interest thereon, as and when the same shall become due and payable, and in meantime do and shall perform all the covenants herein on their part to be
exec (\$2 toget	utor s, administrator or assigns, the aforesaid sum of Sixteen Hundred Pollars 1,600.00) —————————————————————————————————
exec (\$2 toget	ther with the interest thereon, as and when the same shall become due and payable, and in meantime do and shall perform all the covenants herein on their part to be formed, then this mortgage shall be void. Bind it is Egreed that until default be made in the premises, the said.
exec (\$2 toget	ther with the interest thereon, as and when the same shall become due and payable, and in meantime do and shall perform all the covenants herein on their part to be formed, then this mortgage shall be void.
exec (\$2 toget	utor s, administrator or assigns, the aforesaid sum of Sixteen Hundred Pollars 1,600.00) ther with the interest thereon, as and when the same shall become due and payable, and in meantime do and shall perform all the covenants herein on their part to be ormed, then this mortgage shall be void. But it is Egreed that until default be made in the premises, the mid.
exec (\$1 toget the perf	utor s. administrator or assigns, the aforesaid sum of Sixteen Rusired Pellars 1,600.00) ther with the interest thereon, as and when the same shall become due and payable, and in meantime do and shall perform all the covenants herein on their part to be ormed, then this mortgage shall be void. But it is Egreed that until default be made in the premises, the said parties of the first part may hold and possess the aforesaid property, upon paying in meantime, all taxes, assessments and public liens levied on said property, all which taxes
the mort	utor s, administrator or assigns, the aforesaid sum of Sixteen Rundred Pollars 1,600.00) ther with the interest thereon, as and when the same shall become due and payable, and in meantime do and shall perform all the covenants herein on their part to be ormed, then this mortgage shall be void. But it is Egreed that until default be made in the premises, the said parties of the first part may hold and possess the aforesaid property, upon paying in

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м	DHISNEGE	ann		70
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		200	THE .	13
-				

and these presents are hereby declared to be made in trust, and the said parties of the	STATE OF THE PARTY.
eccod part, their	
heirs, executors, administrators and assigns, or Bernee P. Whitemeth Ir., his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to still the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs	
or assigns; which sale shall be made in manner following to-wit: By giving a read- days' notice of the time, place, manner and terms of sale in some newspaper published in Cum- berland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then	
matured or not; and as to the balance, to pay it over to the said parties of the first	1.10
part, theirbeirs or assigns, and	4 30
in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagora, thair	6
	1.50
HnD the said parties of the first part	21
insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance	35.00
company or companies acceptable to the mortgages or their	4555
assigns, the improvements on the hereby mortgaged land to the amount of at least	140
STATES MUNICIPAL & .00/100 Dollars,	100
and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires,	1
to inure to the benefit of the mortgagee # their heirs or sasigns, to the extent	100
oftheir lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee , or the mortgagee may effect said insurance	1.00
and collect the premiums thereon with interest as part of the mortgage debt.	1334.7
Horaco P. Wattworth Jr. John R. Americant (SEAL)	
State of Maryland,	100
Allegany County, to-wit:	
alongs of February 19 10 10 10 10 10 10 10 10 10 10 10 10 10	
3 hereby certify, That on this Trees day of April	
in the year Nineteen Hundred and Pifty Three, before me, the subscriber,	
a Notary Public of the State of Maryland, in and for said County, personally appeared	11 000
John &, Armin trout and Holon H. Armintrout, his wife,	
and have acknowledged the aforegoing mortgage to be their voluntary	_
	digital (Proc)
act and deed; and at the same time before me also personally appeared Rescall C. Octo and	Ed Alex
mini N. Octo, his wife,	
the within named mortgagee and made oath in due form of law, that the consideration in said	
mortgage is true and bona fide as therein set forth.	
the second that the property of the factor of the property and the party of the par	7.1
WITNESS my hand and Notarial Seal the day and year aforesaid.	7 -10
Timb the said, parties of the flate part	3 /3
Lichard Hewarting at the	-
	THE RESERVE AND ADDRESS OF THE PERSON NAMED IN

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE MOREY CHATTEL MIRTINGE, made this day of April, 1963

by and between Ruby Gene Adams of Allegany , party of the first part, and TIM LIBERTY TRUST COMPANY, a banking ourporation duly incorporated under the laws of the state of Heryland, party of the second part,

WITNESSETH:

MIRRIAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Two Hundred Bleven (\$211.42) -42/100 payable one year after date thereof, together with interest thereen at the rate of six per cent () per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtodness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

HOW THEREFORE, This Chattel Mertgage witnesseth that in consideration of the premises a nd of the sum of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> Westinghouse T.V. Set Serial # TBSOOS

Motor # 751721 TO HAVE AND TO HOLD the above mintioned and secoribed personal property to the said " rty of the second party its messessors and assigns,

Pre-taro, beaver, " ... if the said y, well are truly pay the aforesald dont at the time herein before tforth, then this Chattel Ibrigan shall be rold.

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The said party of the first part covenants and agrees with the said party of the second par & in case default shall be made in the payment of the said indebtudness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said perty of the second part, its successors and assigns, or William C. Walah, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sail the same, and to transfer and convey the came to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public custion for each, and the proceeds arising from such cale chall be applied first to the payment of all expenses incident to such cale, including texes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigne, Ruby Gene Adams and in the case of advertisament under the above power but not sale, onehalf of the above commession shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this nortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this

day of April, 1965

Quelyston (dams)

RUBY GENE ADAM

20 Milane

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

I HERREY CENTIFY, THAT ON THIS 8th day of April, 1955
before me, the subscriber, a Notary Public of the State of Maryland, in
and for the County aforesaid, personally appeared. Ruby Gene Adams
the within mortgager, and a almostledged the aforegoing Chattel Mortgage
to be his act and dood, and at the same time before me also appeared
Charles A. Piper. President, of the within named mortgages, and made
eath in due form of law that the consideration in said mortgage is true
and bone fide as therein setforth, and further made outh that he is the
President of the within named mortgages, and duly authorised to make
this affidavit.

WITHESS my hand and Notarial Scal,1

WORDS BUILTO

290 ME 83

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHASE HOWEY CHATTEL MORTGAGE, MADE THIS 8th day of April, 1968

Frances M. Atkinson

of Allegany

County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

tegether with interest thereon at the rath of six per cent (of) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

Capenhart Table Model 17" T.V.

Model 17172MA

Serial # 502276

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Prances M.Akinson Lee Marple shall well and truly pay the aforesaid debt at the time herein before setforth, than this Chattel Mortgage shall be void.

C

1

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgageds or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a

may be or be found, and take and carry away the T.V. Bet said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a comdession of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, and in the base of advertisement under the above power but not sale; onehalf of the above commission shall be allowed and paid by the mortgegor, his personal representatives or assigna.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property,

WITHESS the hand and ecal of the said mortgagor this . 8th day of April, 1988.

STATE OF MARYLAND, ALLEGARY COUNTY, TO WITE

I HERENY CLASSIFY, THAT ON THIS 8th day of April, 1983 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared the within mortgagor, and acknowledged the aforegoing thatter fortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

TATHESS my hand and Notarial Scal.

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOWRY CHATTEL EXPERISON, HADE THIS lettley of April, 1982
by and between Acme Auto Sales of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part;

WITHESSETH:

WHEREAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of T wo Thousand One Hundred

(\$2116.96)

Sixtoon——and—96/10payable Mike year after date thereof,

tegether with interest thereon at the rate of pix per cent (gc) per

annum, as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

oovenants to pay to the said party of the second part, as and when the

same shall be due and payable.

NOW THERETORS, This Chattel Nortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said ... party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1950 Nash 4 Dr. Sedan Custom

1951 Ford Victoria Hard Top

Serial # K-364823 Motor # S-207191-8 Seriel # Blux-118436

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its suncessors and assigns, forever.

Provided, however, that if the said Acom Auto Sales shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void;

.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the sald indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter won the premises where the aforedescribed a may be or be found, and take and sarry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her of their assigns, which said sule shall be made in manner following to wite by

convey the same to the purchaser or purchasers thereof, his, her of their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party solling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Acme Auto Sales his personal representatives and assigns, and in the pase of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns:

. 0

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 16th April: 1963.

STATE OF MARYLAND, ALLECARY COUNTY, TO WITE

I MERSEY CHATTEY, THAT ON THIS 16th day of Mpril, 1953 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared, W.D. Trosso . the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VAITHESS my hand and Notorial Scal.

188 290 ME 89

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE MOMEY CHATTEL MOPTOAGE, MADE THIS 19 theay of April by and between Acme Auto bales, N. D. Aronzo of Allegany a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Two Incusend One Hundre wenty-seven---and---00/109ayable car year after date thereof, tegether with interest thereon at the rate of Six per cent (6%) per annum; as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1948 Husson 4 Door Ledan, 5#482-22250, \$500.00 1950 buick 1 Door Ledan Spec., 5#15430641, \$850.00 1949 Ford 4 Door Ledan Custom, 5#98BA-76518, \$775.00

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Acme Auto Bales, W. D. Prozzo shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said Indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William G. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the Vehicles said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days' notice of the time, place, manner and terms of sale in some neverpaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Acme Auto Sales his personal representatives and assigns, W. D. -rongo and in the case of advertisement under the above power but not sale, one, half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns;

And it is firther agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 19th

day of April, 1952

CO. O LOSSO (SEAL)

h. P. Trozzo

STATE OF MERYLAND, ALLECANY COUNTY, TO WITE

Defore me, the subscriber, a Motory Public of the state of Maryland, in Acme auto cales and for the county aforesaid, personally appeared w. b. POZZO the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorisad to make this affidevit.

VIITHESS my hand and Notarial Scal.

NOTARY PUBLIC

20

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE NOWEY CHATTEL MORTGAGE, NAME THIS locally of April, 195;
by and between Thos. E. Ardinger of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premiese and of the sum of one Dollar (\$1.00) the saidparty of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Dodge Meadowbrook Suburban Notor # D46-69838 Serial # 37218114

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the eaid Thos. B. Ardinger shall will and truly pay the aforecald debt at the time herein before cetforth, then this Chattel Northage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the previous where the aforedescribed a

which may be or be found, and take and carry away the said property hereby mortgaged end to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a cummission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Thos. B. Ardinger his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property. WITHESS the hand and seal of the said mortgagor this

Aprilk 1955.

STATE OF MARYLAND, ALLECANY COURTY, TO VITA

I HERENY CHATTEY, THAT OF THIS 10th day of April, 1968 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Thos. B. A dinger the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make

VITNESS my hand and Notarial Scal.

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE MONEY CHATTEL ECRICAGE, MADE THIS Slotday of March, 190

of Allogany by and better Dunald R. Barkley

a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH.

WHEREAS the seid party of the first part is justly indebted unto the said party of the second part in the full sum of Two Hundred Forty-six (\$246.00) -00/100 payable one year after date thereof, together with interest thereon at the rate of six per cent (og) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, sold party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be dur and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 17" Motorola T.V. Set Serial # A405816

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Donald R.Barkley shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortrage shall be void.

The said party of the first part sevenants and agrees with the eaid party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such eals or disposition expressed in writing by the said party of the second part or in the event the eaid party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall besome due and payable at once, and these presents are hereby declared to be made in trust, and the east party of the second part, its suscessors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premiers where the aforedescribed a

may be or be found, and take and earry away the T.V. Set said property hereby mortgaged and to sell the same, and to transfer and convey the cema to the purchaser or purchasers thereof, his, her or their accigne, which coid sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of cale in come newspaper published in Cumberland, Maryland, which said cale shall be at public auction for each, and the proceeds arising from such cale shall be applied first to the payment of all expenses incident to such cale, including taxes and a commession of eight per cent to the party calling or making said sale, secondly, to the payment of all moneye owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the sems over to the eald

his personal representatives and assigns, Donald R. Barklay and in the case of advertisement under the above power but not sale, onehaif of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

And it is further agreed that until default is made in any of the evenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property. WITHESS the hand and seal of the said mortgagor this 31st

TATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

I IMPRESY CENTIFY, THAT OF THIS Slat day of March, 1953 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcasid, personally appeared Donald R. B arkley the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VIITNESS my hand and Notarial Scal.

PILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHAST HOMET CHATTLE HORTGAGE. HADE THIS louday of April, 1963
by and between Roy Kenneth Beal of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSTEE.

same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1955 Dodge Club Coupe Motor # D46-38525 Serial # 32075866

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Roy Kenneth Beal shall well and truly pay the aforesaid dobt at the time herein before satforth, then this Chattel Hortzage shall be voids

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Talsh, its duly constituted attorney or egent, are hereby authorized at any time thereafter to enter upon the produces where the eforedescribed a

wehicle may be or be found, and take and carry away the said property hereby wortgaged end to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten mays novice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expanses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Roy Kenneth Beal his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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16. 16

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And it is further agreed that until default is made in any of the covenants or corditions of tale moregage, the said party of the first part may remain in possession of the above morageged property.

WITNESS the hand and seal of the said mortgager this 10th April, 1955.

day of

+ Ray Kennth Baksual

STATE OF MAPPIAND, ALLECANY COUNTY, TO WIT:

I HERBAY CLEPTRY, THAT OF THIS 10th day of April, 1968 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforcanid, personally appeared Roy Senneth Beal the within mortgager, and acknowledged the aforegoing Chattel Mortgage to be his not and seed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is trus and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidevit.

VITHESS my hand and Notarial Scal.

100 290 ME 101



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THE PURCHASE HOMEY CHATTEL MORTONGS, MADE THIS con day of April, 1988 of Allegany a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second parts

PHTE SOMETIN

NHERRALE the said party of the first part is justly indebted unto the said party of the second part in the full sum of . Hime Hindred Thirtythree (8935.79) 79/100 payable one year after date thereof

egether with interpot thereon at the rate of aix per cent (of) per annum, as is evidenced by the promissory note of the said party of the rivet part of even date and tenor herewith, for said indebtedness; together with interest as sforesaid, said party of the first part hereby povenants to pay to the said party of the second part, as and when the iame shall be due and payable;

NOW THEREFORM, This Chattel Mortgage witnesseth that in considers ation of the premises and of the sum of one Dollar (01,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Ford 2 Dr. Sedan Serial # 988A782927

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns;

Gilbert B.Bennett Gloria A. Bennett Provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be yolds

may be of be found; and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and convey the some to the purchaser of purchasers thereof, his, her br thair assigns, which said sale shall be made in manner following to with by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which taid sale shall be at public suction for each; and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making said sale, secondly; to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Gilbert B. Bennett Gloria A. Bennett his personal representatives and assigns; and in the case of advertisement under the above power but not sale, one half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

um 290 mg 103

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this Sth day of April, 1953.

Sicket Barnet (SEAL)

SILBERT B. BERNETT (SEAL)

STATE OF MARYLAND, ALLECANY COUNTY, TO WITE

8th day of April, 1968 I MERSBY CERTIFY, THAT ON THIS before me, the subscriber, a Motary Public of the state of Maryland, in Gilbert B. Bennett and for the county aforesaid, personally appeared Gloria A. Bennett the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in dux form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VETNESS my hand and Notarial Scale



FILED AND RECORDED MAY 1"1953 at 1:00 P.M.

THIS PURCHASE MUNEY CHATTEL MURTUAGE, made this day of April, 1968 of Allegmy Maryland , party of the first part, and THE LIBERTY TRUST coldany, a banking corporation duly incorporated under the laws. of the state of Maryland, party of the second party

MIRRIBAS the said party of the farst part is justly indebted unto the said party of the second part in the full oun of Five Bundred Fifty-eight --- 39/100 payable one year after date thereof, together with interest thereon at the rate of 'six per cent (of) per annum, as is evidenced by the promiseory note of the said party of the first part of ever date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby. covenants to pay to the acad purity of the second part, as and when the same shall be due and payable,

B'S THELEP'AS, This Chattel Mortrage witnesseth that in consideration of the parties and of the suc of one Dollar (\$1 00) the said party of the first part or in heraby burgain, sell, tremsfer, and assign unter the east party of the second part, it's suppresers and assigne, the following described percent propagate f

> 1949 Chev. 2 Dr. Style Line Deluxe Motor # GAA-017938 Serial # 10KJ88061

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its messessers and assigns,

Provided, homeway, that if the said Charles E. Bebrer shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Martings shallen wild.

LEGER 290 MOE 105

The said party of the first part covenants and agrees with the said party of the second per & in case default shall be made in the payment of the said incobtedness, or if the party of the first part shall attempt to soll or dispose of the said property above mortgaged, or any part theroof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mertgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thoreafter to enter upon the premises where the aforedescribed a

may be or he found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convoy the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ton days 1 mether of the time, place, manner and terms of sale in some newspars published in Cumberland, Maryland, which said sale shall be at public function for cash, and the proceeds arising from such sals shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party solling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Charles B. Bohrer and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the povenants or conditions of this mortgage, the said party of the first art may remain in pessession of the above mortgaged proporty.

WITHESS the hand and seal of the said mortgager this April, 1953. day of

STATE OF MARYLAND, ALLMGANY COUNTY, TO WIT:

I HEREBY CERTIFY, THAT ON THIS' 7th day of April, 1988 before me, the subsuriber, a Notery Public of the State of Maryland, in and for the County aforesaid, personally appeared Charles A. Bohrer the within mortgagor, and a oknowledged the aforegoing Chattel Mortgage to be his aut and doud, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgagee, and made bath in due form of law that the consideration in said mertgage is true and bone fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorized to make his affidavit.

WITHRSS my hand and Notarial Seal,1

WOTARY PUBLIC

100 290 MGE 107



FILED AND . GCONDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOPEY CHATTUL ECRECAGE, PADE TUIS 13thay of April, 1953 of Allegany a party of the first part, and THE LIBERTY ounty, TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH.

THENEXAS the seid party of the first part is justly indebted unto

the said party of the second part in the full sum of Six Hundred Sixty-one (\$661.63)

psymble one year after date thereof, tegether with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the progressory none of the said party of the first part of even date and tener in rewith, for said indebudness, together with interest as aforesaid, soid purty of the first purt hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the promises and of the num of one Dollar (01,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Ford 2 D., Sedan Super Deluxs Motor # 899A-2153657

TO HAVE AND TO NOID the above mantioned and described personal property to the said purty of the second part, its successors and assigns, forever.

Provided, however, that if the said Paul F. Borror shall well and truly pay the aforesaid don't at the time herein before setforth, than this Chattel Mortgage shall be void.

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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the svent the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the procesds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sals, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, and in the case of advertisement under the above power but not sals, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

100 MGE 109

And it is further agreed that until default is made in any of the ovenants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgaged property.

WITNESS the hand and scal of the said mortgagor this 13th
April, 1953.

Paul J. Borror (STAL

PAUL F. BORROR

(SEAL)

tru leounder

STATE OF MARYLAND, ALLEGARY COUNTY, TO WITE

I MERSBY CERTIFY, THAT ON THIS 13th day of April, 1953 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Paul F. Borror the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WITHESS my hand and Notarial Scal,

The grain

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FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 14thday of April, 1953

by and between Charles W. Brady of Allegany Elisabeth V.Brady a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

together with interest thereon at the rate of six per cent (ex) per annum, as is evidenced by the promiscory note of the said party of the first part of sven date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the suid party of the second part, as and when the same shall be due and payable.

NOW THIREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby targain; acil, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1948 Willy's Panel Serial # 46365255

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Charles W. Brady Elisabeth V. Brady shall well and truly pay the aforesaid debt at the time hersin before setforth, then this Chattel Mortgage shall be void.

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MER 290 MGE 111

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thersof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become due and payable at once; and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days, notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all monays owing under this mortgage whether the same shall have then matured or not, and sa to the balance to pay the same over to the said

Charles W. Brady
Elizabeth V. Brady
and in the case of advertisement under the above power but not sals, onehalf of the above commission shall be allowed and paid by the mortgagor,
his personal representatives or assigns.

2 C

1 . . . (A)

WITHESS the hand and seel of the said mortgagor this lath

day of

STATE OF MARYLAND, ALLEGANY COUNTY, TO TITE

April, 1953.

I MERSBY CHATTEY, THAT OF THIS 14gh day of April, 1963 before me, the subscriber, a Motary Public of the state of Maryland, in Charles W. Brady Elisabeth V. Brady and for the county aforcanid, personally appeared the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

Witness my hand and Notarial Scal.

IBER 290 MGE 113



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE MONEY CHATTEL MORTOAGE, made this day of April, 1985

Prederick L. Brasher Adeline P. Brashear of Allegany y and between , party of the first part, and THE LIBERTY RUST COMPANY, a banking corporation duly incorporated under the laws

f the state of Maryland, party of the second part,

WITNESSETK:

WHEREAS the said party of the first part is justly indebted unto ogether with interest thereon at the rate of six per cent (66) per nnum, as is evidenced by the promissory note of the said party of the irst part of even date and tenor herewith, for said indebtedness, ogether with interest as aforesaid, said party of the first part hereby evenants to pay to the said party of the second part, as and when the ome shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in considertion of the premises a nd of the sum of one Dollar (\$1.00) the said arty of the first part does hereby bargain, sell, transfer, and assign ato the said party of the second part, its successors and assigns, the cllowing described personal property:

> 1952 Ford Farm Tractor Ser: al # 277257

TO HAVE AND TO HOLD the above mentioned and described personal roperty to the said party of the second part, its successors and assigns,

Frederick L. Brashear Adeline P. Brashear Provided, however, that if the said hall well and truly pay the aforosaid debt at the time herein before tforth, them this Chattel Mortgage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Prederick L. Brasher his personal representatives and assigns,
Adeline P. Brashear
and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,
his personal representatives or assigns.

HOR 290 MGE 115

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and soal of the said mortgagor this 15th day of April, 1955.

LEWING W. Promise Adeline D. BRASHIRAR

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

I HERENY CERTIFY, TRAT ON THIS 13th day of April, 1965
before me, the subscriber, a Notary Public of the State of Maryland, in
Prederick L. Brashear
and for the County aforesaid, personally appeared Adeline P. Brashear
the within mortgager, and a cknowledged the aforegoing Chattel Mortgage
to be his act and deed, and at the same time before me also appeared
Charles A. Piper, President, of the within named mortgages, and made
oath in due form of law that the consideration in said mortgage is true
and bone fide as therein setforth, and further made oath that he is the
President of the within named mortgages, and duly authorised to make

WITHESS my hand and Notarial Scal,1

NOTARY PUBLIC

NOT 290 MOE 117

Filed and Recorded May 1" 1953 at 1:00 P.M.

THIS PURCHAST MOPEY CHATTLE ECREGAGE, FADE THIS lothery of April, 1963

by and between Paul Richard Brode of Allegamy

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part,

WITHESSTIH.

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sail, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1952 Plymouth Crambrook & Door Sedan Serial # 12994498

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Paul Richard Brode shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Mortrage shall be void.

10

The said party of the first part covenants and agrees with the suid party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mert age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter u on the premises where the aforedesoribed a may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thersof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days' notice of the time, place, manner and terms of sale in some neverpaper published in Comberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Paul Richard Brode his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehelf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

C

WITHESS the hand and seal of the said mortgagor this April, 1953. ay of

art may remain in possession of the above mortgaged property.

Peul Richard Brode (STAL

PAUL RICHARD BRODE

(SEAL)

STATE OF MARYLAND, ALLEGARY COUNTY, TO WIT:

day of April, 1953 I HEREBY CHRITIFY, THAT OF THIS 10th before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Paul Richard Brode the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VIITHESS my hand and Notarial Scal.

10m 290 mox 119

FILED AND RECORDED MAY I' 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HOPTOMOS, MADE TOIS 7th day of April, 1963

David S. Burkett Mabel M. Burkett
a party of the first part, and THE LIBERT County, Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Naryland, party of the second part,

WITHWSSETH

WHEELEAS the said party of the first part is justly indebted unto

tegether with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mertgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby targein, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Ford 8 Two Door Coupe Motor # BOBF117767 Seriel # BOBF117767

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said David S.Burkett shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Nortgage shall be void.

The said party of the first part covenants and sgrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the primises where the aforedesoribed a

may be or be found, and take and oarry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his; her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for eash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sals, scoondly, to the payment of all moneys owing under this mort rage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until defoult is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgeged property.

WITHESS the hand and seal of the said mortragor this 7th day of April, 1953.

David S. Burkett

Makel M. Burkett (SELL)

202 None

STATE OF MARYLAND, ALLEGAMY COUNTY, TO LITE

I MERET CHATTLEY, THAT OF THIS 7th day of April, 1963 before me, the subscriber, a Motory Pu'lie of the state of Maryland, in and for the county aforcanid, personally appeared Mabel M. Burkett the within mortgagor, and acknowledged the aforegoing Chattel Hortgags to be his not and deed, and ut the some time before me also appeared Charles A. Piper, President, of the within numed mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he io the President of the within numed mortgagee, and duly authorised to make this affidavit.

TITHESS my hand and Notarial Scal,

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HORTGAGE, MADE THIS 15thday of April, 1953

y and between Lester Cameron of Sara Mae Cameron Allsgany ounty, a party of the first part, and THE LIBERTY RUST COMPANY, a banking corporation duly incorporated under the laws f the state of Maryland, party of the second part,

WITHESSETH:

MHERMAS the said party of the first part is justly indebted unto he said party of the second part in the full sum of five Hundred Seventy—(\$270.00) payable, one year after date thereof, egether with interest thereon at the rate of six per cent (6%) per nnum, as is evidenced by the promissory note of the said party of the irst part of even date and tenor herewith, for said indebtedness, ogether with interest as aforesaid, said party of the first part hereby ovenants to pay to the said party of the second part, as and when the ame shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part doss hereby bargain, sell, transfer, and assign that the said party of the second part, its successors and assigns, the collowing described personal property:

1946 Dodge Four Dr. Sedan Serial # 30694087

TO HAVE AND TO HOLD the above mentioned and described personal reporty to the said party of the second part, its successors and assigns, orayer.

Provided, however, that if the said Lester Cameron Sata Mac Cameron Sata Mac Cameron at Sata Mac Cameron before atforth, then this Chattel Nortgage shall be void.

said party of the first part overnants and agrees with the said party of the second part in onse default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mart age, then the entire mort age debt intended to be second hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and ascigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed a vehicle may be or be found, and take and carry away the

said property hereby mort aged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which and sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Sara Mas Cameron his personal representatives and assigns,
Sara Mas Cameron and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,
his personal representatives or assigns.

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And it is nurther agreed that until default is made in any of the covenants or conditions of this mortaire, the said party of the first part may remain in possession of the above mertinged property.

WITHSES the hand end seel of the said mortgager this 15th April, 1953. day of

LESTER CAMERON (SEAL)

STATE OF MARYLAND, ALLEMANY COUNTY, TO .IT.

I LERGY OUT IFY, HUT N' THIS 13th day of April, 1953 before as, the subscriber, a lotery Pullic of the state of Maryland, in and for the county aforesaid, personally appeared Sata Mas Cameron the within nextrepor, and acknowledged the aforegoing Chattel Mortgage to be his act use deed, and at the seme time tefore me also appeared Charles A. Tiper, President, of the within named mortgages, and made onth in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made onth that he is the President of the within named mortgages, and only authorized to make this affidavit.

LITHESS my hand and Notarial Scal.

BER 290 MG 125

FILED AND RECORDED MAY 1" 1953 & 1:00P.M. THIS PURGEAST HONEY CHATTEL LOPTONGS, MADE THIS 8th day of April, 1953

by and between County,

Lewis Harry Chancy Helen Jean Chaney
a party of the first part, and THE LIBERTY

TRUST CO PARY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESS THE

NHEELS. S the said party of the first part is justly indebted unto the said party of the second part in the full sur of Fourteen Hundred (\$1400.38) and 35/100 payable one year after date thereof,

tegether with interest thereon at the rate of five per cent (5%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforcanid, said party of the first part hereby covenants to pay to the suld party of the second part, as and when the same shall be due and payable.

NOW THEREFORE This Chattel Mertgase witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does herely bargain, still, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Chevrolet 4 Door Sedan Motor # 1AA367424

Serial # 13538062984

TO HAVE AND TO FCID the above rentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Lewis Harry Chancy Belon Jean Chancy Provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void,

The said party of the first part covenants and sgrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attornsy or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedesoribed a may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some neverpaper published in Cumberland, Maryland, which said sale shall be at public nuction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, accoudly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Lewis Harry Chaney his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the suid party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortragor this seh

y of April, 1953.

LINVIS HARTY CHANCY

THAT HARL CHAINEY

2924 Manu

STATE OF MARYLAND, ALLECANY COUNTY, TO LITE

Defore me, the subscriber, a Motory Public of the state of Maryland, in Lowis Marry Charmy and for the county aforesaid, personally appeared Malen Jean Charmy the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

TATMESS my hand and Notarial Scal.

NOTARY FUBLIC

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2 C

FILED AND RECORDED MAY 1" 1953 at 1:00 P M.
THIS PURCHASE HOWRY CHATTLE HOPTONGE, BADE THIS 1Sthday of April, 1953

by and between James Christopher of Allegany
Nelson A. Lewis
County, Meryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws

WITNESSETH:

of the state of Maryland, party of the second part,

NOW THIRETORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1947 Meroury Coupe Conv.
Motor # 799A2051417

Serial # 799A2051417

TO HAVE AND TO FOID the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said

James Christopher
Nelson A. Lewis
shall well and truly pay the aforesaid debt at the time herein before
setforth, then this Chattel Northage shall be void.

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10 MGE 129

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter u on the premises where the aforedescribed a

which may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public suction or each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consistion of eight per cent to the party selling or making asid sale, secondly, to the payment of all moneys owing under this mortgage ideation the same shall have then matured or not, and as to the balance to pay the same over to the said

James Christopher his personal representatives and assigns, Nelson A. Lewis and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

C

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortragor thie 13th

day of April, 1953.

Some cheiting be

Melson a. L. wi

NELSON A. LEWI

2021. Maner

STATE OF MARYLAND, ALLECANY COUNTY, TO LITE

Defore me, the subscriber, a Motary Public of the state of Maryland, in James Christopher and for the county aforesaid, personally appeared Nelson A. Lewis the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

MITHESS my hand and Notarial Scal.

M. Manney Mother Fublic

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HER 290 MGE 131

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURGHAST HONEY CHATTLE HOPTGAGE, HADE THIS lothday of April, 1953
by and between James W. for of Allegary

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the econd part,

WITHESSETH:

NOW THIRD TORM, This Chattel Hortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does herely bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigne; the following described personal property:

1953 Plymouth Crembrook 4 Door Sedan Motor # P24-314075

Serial # 13280114

TO MAYE AND TO FOID the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever,

Provided, however, that if the enid James W.Cox chall well and truly pay the aforesaid debt at the time herein before setforth, then this Shattel Northage shall be void,

1¢

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed a

wehicle
said property hereby mortgaged and to sell the same, and to transfer and
convey the same to the purchaser or purchasers thereof, his, her or their
assigns, which said sale shall be made in manner following to with by
giving at least ten days! notice of the time, place, manner and terms of
sale in some newspaper published in Cumberland, Maryland, which said sale
shall be at public auction for each, and the proceeds arising from such
sale shall be applied first to the payment of all expenses incident to
such sale, including taxes and a consission of eight per cent to the
party selling or making said sale, secondly, to the payment of all moneys
owing under this mortgage whether the same shall have then matured or
not, and as to the balance to pay the same over to the said

James W. Cox his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 C

user 290 mg 133

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

dey of April, 1983.

x James W Cox 18TAZ

JAMES W. COX

2 2 Danie

STATE OF IMPLIAND, ALLEGARY COUNTY, TO 'IT!

I MERRON COMMENT, THAT OF THE 10th day of April, 1053 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared. James W. Cox the within mortgager, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in anid mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgage, and duly authorised to make this affidavit.

LITHESS my hand and Motarial Scal.

My M. Manue

MOTARY TURLIC

FILED AND MEGORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTLE HORTGAGE, HADE THIS 7th day of April, 1963

Leis Crabtrae of Allegany

Lee Harple

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part.

WITHESS ETH :

the said party of the second part in the full sum of Three Hundred Sighty to (\$382,01)

(\$382,01)

payable one year after date thereof, tagether with interest therson at the rats of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby ocvenants to pay to the said party of the second part, as and when the same shall be due and payable.

MOW THEREFORE, This Chattal Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

Capehart 21" T.V. Set

Model # 3H212MA

S# 441452

TO HAVE AND TO MOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Lois Crabtrae

Provided, however, that if the said Josaph Crabtree
Lee Merple
shall well and truly pay the aforssaid debt at the time herein before
setforth, then this Chattel Mortgage shall be void.

ıc

The said party of the first part oovenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days! notice of the time, place, manner and terms of sale in some neverpaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sale; secondly, to the payment of all moneys owing under this mortgage thether the same shall have then matured or not, and as to the balance to pay the same over to the said Lois Crabtree, Lea Marple his personal representatives and assigns,

Joseph Crabtree, Lea Marple his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and puid by the mortgagor, his personal representatives or assigns.

5 0

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 7th

STATE OF MARYLAND, ALLEGAMY COUNTY, TO TITE

day of Apri., 1953 I HERBEY CURTIFY, THAT ON THIS 7th before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared J8meph Crabtree the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and ut the same time before me also appeared Cherles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorised to make this affidavit.

Willess my hand and Notarial Scal.

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATT'L LORTGAGE, MADE THIS 6th day of April, 1963

of Allsgany by and between Archie E. Crites Bernadine Crites a party of the first part, and THE LIBERTY County, Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH.

WHEREAS the seid party of the first part is justly indebted unto

the said party of the second part in the full num of Three Hundred Twenty-sight (\$328.69) payable one year after date thereof, tegether with interest thereon at the rate of six per cent (og) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforeunid, acid party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Clattel Mortgege witnesseth that in consideration of the premises and of the num of one hollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1940 International 12 Ton Serial # 76467

Motor # MD23291525

TO HAVE AND TO KOID the above sentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Archie E. Crites Bernadine Crites shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chartel Northage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hersby authorised at any time thereafter to enter upon the premises where the aforedesoribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses inoident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortiage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Archie E. Crites Barnadine Critas and in the case of advertisament under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 C

HORR 290 MGE 139

And it is further agreed that until default is made in any of the evenunts or conditions of this mortrage, the said party of the first art may remain in possession of the above mortgoged property.

WITHESS the hand and ssal of the said mortgagor this

April, 1955.

ARCHIE E. CRITES

Remadine Critea (SELL)

BERNADINE CRITES

TATE OF MARYLAND, ALLEGARY COUNTY; TO WIT:

I HEREBY CHATTEY, THAT ON THIS 6th efore me, the subscriber, a Motory Public of the state of Maryland, in nd for the county aforesaid, personally appeared Bernsdins Crites he within mortgagor, and acknowledged the aforegoing Chattel Mortgage o be his not and deed, and at the same time before me also appeared harlss A. Piper, President, of the within named mortgages, and made ath in due form of law that the consideration in said mortgage is true nd bons fide as therein setforth, and further made oath that he is the resident of the within named mortgages, and duly authorized to make his affidavit.

UITHESS my hand and Notarial Scal.

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHAST HOMEY CHATTUL ECRICAGE, PADE THIS 6thday of April, 1953

by and between Harman D. Dawson of Allageny

by and between a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Haryland, party of the second part,

WHEREAS the acid party of the first part is justly indebted unto

WITHESSETH.

the said party of the second part in the full sum of Two Thousand Thirty-two (\$2032.66) payable one year after date thereof, tagether with interest thereon at the rate of five per cent (5%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tanor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part does hereby barrain, sail, transfer, and assign unto the said party of the second part, its successors and assigns, that following described personal property:

1953 Plymouth 4 Dr. Cranbrook Serial # 13266007

Motor # P24-295533

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Herman D.Dawson shall well and truly pay the aforasaid debt at the time herein before setforth, then this Chattel Northage shall be void.

10

then 290 mge 141

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accounted hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and sonvey the same to the purchaser or purchasers thereof, his, her or their essigns, which said sale shall be made in manner following to with by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Harman D.Dawson his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

S C

And it is further agreed that until default is made in any of the venants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this

y of April, 1953.

(STAL

HERMAN D. DAWSON

(SEAL)

Henry Wit moun

TATE OF MARYLAND, ALLEGAMY COUNTY, TO LITE

I HEREBY CHITIFY, THAT ON THIS 6th day of April, 1983 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Herman D. Dawson the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared tharles A.Piper, President, of the within named mortgages, and made that in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the president of the within named mortgages, and duly authorised to make this affidavit.

TITMESS my hand and Notarial Scal,

NOTARY PUBLIC

NOTARY PUBLIC

IMER 290 MOE 143



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHAST HOPEY CHATTEL ECRTOAGE, FADE THIS 9th day of April, 195
by and between Arnold Ralph DePollo of Allegany

county, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the account part,

WITHESSETH. .

HOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the new of one Dollar (21.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1951 Nach Sta. Wagon Rambler Motor # F27606

Serial # D 26 206

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Arnold Ralph DaPollo shall well and truly pay the aforesaid debt at the time herein before setforth, than this Chattel Northage shall be void.

said party of the second part in case default shall be made in the payment of the seid indeptedness, or if the party of the first part shall attempt to seid indeptedness, or if the party of the first part shall attempt to seid or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convoy the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days heters of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said cale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Arnold Ralph DePollo his personal representatives and assigns, and in the case of advertisument under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

HER 290 MGE 145

And it is further agreed that until default is made in any of the covenants or conditions of this mort; age, the said party of the first part may remain in possession of the above mortgoged property.

WITNESS the hand and scal of the said mortgagor this 5th day of April, 1965.

Devold Rolph Divide (BOAL

ARNOLD RALPH DEFOLLO

(SE/LL)

20 24 James

STATE OF MARYLAND, ALLEGAMY COUNTY, TO 'IT:

I MERERY CHATTEY, THAT ON THIS 9th day of April, 1963 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcasid, personally appeared Arnold Ralph Darollo the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his set and deed, and at the seme time before me also appeared Charles A.Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit;

VITNESS my hand and Notarial Scal.

NOTARY PUBLIC

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Microsofton IM

FILED AND ACCORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOWEY CHATTLE HOPTGAGE, HADE THIS 13they of April, 1953.

I. Edmond Detrick, Jr.

Of Allegany

County, Maryland a party of the first part, and THE LIBERTY

RUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part;

WITHESSETH:

where state said party of the first part is justly indebted unto
the said party of the second part in the full sur of Kine Hundred Forty—

(\$942.42)

and——42/100 payable one year after date thereof,
tegether with interest thereon at the rate of six per cent (sg) per

annum, as is evidenced by the promiscory note of the said party of the
first part of even date and tenor herewith; for said indebtedness,
together with interest as aforesaid, said party of the first part hereby

even ants to pay to the said party of the second part, as and when the

same shall be due and poyable.

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby targain, sell, transfer, and assign muto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Chevrolet 2 Ton Tractor Serial # 142WL5449

TO HAVE AND TO FOID the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said I. Edmond Detrick, Jr. Dorothy E. Detrick shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

C

USER 290 MGE 147

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtodness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

I. Edmond Detrick, Jr. his personal representatives and assigns, Dorothy E. Detrick and in the case of advertisement under the above power but not sale, one-half of the above communicion shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 C

And it is further agreed that until default is made in any of the covenants or conditions of this mortgoge, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 13th April, 1953. day of

I. Edmond Detrick Jr. (SEAL X dorothy & detrik (SEAL)

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

I MERSBY CHREIFY, THAT ON THIS 13th day of April, 1953 before me, the subscriber, a Motory Pu'lio of the state of Maryland, in and for the county aforesaid, personally appeared I. Edmond Detrick, Jr. Dorothy E. Detrick the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

Watness my hand and Notarial Scal.

HER 290 MGE 149

FILED AND ALCOHOLD MAY 1" 1953 & 1:00 P.M.

THIS PURCHASE HOMEY CHATT'LL LORTGAGE, PADE WITS 6th day of April, 1963 Howard F. Duckworth Allegany Mery Ellen Duckworth y and between

WHENEAS the seid party of the first part is justly indebted unto

a party of the first part, and THE LIBERTY

RUST COMPANY, a banking corporation duly incorporated under the laws f the state of Haryland, party of the second part,

same shall be due and payable.

the said party of the second part in the full sum of Sixteen Bugdred Seventy

(\$1679.61)

Nine-----and----61/100 payable one year after date thereof; tegether with interest thereon at the rate of rive per cent (5%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the

NOW THEREFORE, This Grattel Mortgage witnesseth that in considery ation of the premises and of the num of one hollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successers and assigns, the following described personal property:

> 1953 Hudson Hornet 4 Dr. Serial # 238468

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever. Howard F. Duckworth

Provided, however, that if the said Mary Ellen Duckworth shall well and truly pay the aforesaid dobt at the time herein before setforth, than this Chartel Hortrage shall be void.



The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Howard F. Duckworth Mary Ellen Duckworth his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

100 290 MOE 151

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage; the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 6th day of April, 1955.

HOWARD F. DUCKWORTH

Ellen Deschwerth (BEAL)

MARY ELIEM DUCKWORTH

STATE OF MARYLAND, ALLEGAMY COUNTY, TO THE

I MERERY CERTIFY. THAT OF THIS 6th day of April, 1953
before me, the subscriber, a Motary Public of the state of Maryland, in
and for the county aforesaid, personally appeared Howard F. Duckworth
the within mortgagor, and acknowledged the aforegoing Chattel Mortgage
to be his act and deed, and at the same time before me also appeared
Charles A. Piper, President, of the within named mortgages, and made
oath in due form of law that the consideration in said mortgage is true
and bone fide as therein setforth, and further made oath that he is the
President of the within named mortgages, and duly authorized to make
this affidaviti

Willess my hand and Notorial Scal.

Mary M. Manu

NOTARY PUBLIC

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FILED AND RECORDED MAY 1" 1953 at 1:00 P.K.

THIS PURCHASE HOWEY CHATTEL HOPTGAGE, HADE THIS 7th day of "pril, 1953
by and between Thomas J. Dumn of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

the seid party of the second part in the full sum of Eleven Hundred Thirty-one (\$1131.56) payable one year after date thereof,

tegether with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1950 Buick Riviera Coupe Serial # 55666161

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever,

Provided, however, that if the said Thomas J. Dunn shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortiage shall be void.

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LIBER 290 MCE 153

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby suthorized at any time thereafter to enter upon the premises where the aforedescribed a

wohicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public suction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Thogas J. Dumn his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remean in possession of the above mortgaged property,

WITPESS the hand and seal of the said mortragor this 7th

Arril, 1953.

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

day of April, 1953 I MERSEY CONTIFY, THAT OF THIS 7th before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforcanid, personally appeared Thomas J. Dunn the within most gayor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, Precident, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is trus and bona fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VATMESS my hand and Notarial Scal.

USER 290 MGE 155

FILAD AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHAST HOME CHATTLE PORTCLOR, MADE TOTO 7th day of pril, 1963 by and between Ray Charles Elliott of Allegany County, __ Maryland a party of the first part, and THE LIBERTY TRUST CO FAMY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHUSS TYPE

MINGES the said party of the first part is justly indebted unto the said party of the second part in the full sim of

Twelve Hundred Forty

together with interest thereon at the rate of rive per acut (5%) per annum, as is evidenced by the promissory mute of the said party of the First part of even date and tenor herewith, for said inashtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

MON THEREFORE, This Chattel Hartyage teltmesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby barcein, sell, transfer, and easign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Buick 2 Dr. Riviera Motor # V-725615 Serial # 56878770

TO HAVE AND TO FOID the above mentioned and described personal property to the said party of the second part, its successors and essigns, forever.

Provided, however, that if the said Ray Charles Elliott shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortrage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its suscessors and assi;ns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortised and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a corrussion of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the belance to pay the same over to the said his personal representatives and assigns, Ray Charles Elliott and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

usen 290 max 157

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and scal of the said mortgagor this 7th

April, 1953. day of

Ray Challes ELLIOTT (STAL

STATE OF MARYLAND, ALLEGAMY COUNTY, TO "IT:

I HERENY CHATTEY, THAT OF THIS 7th day of April, 1953 before me, the subscriber, a Hotary Pullic of the state of Maryland, in and for the county aforcsuid, personally appeared Ray Charles Elliott the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

LITMESS my hand and Motorial Scal.

2 C

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOPEY CHATTEL LORIGAGE, PADE THIS 7th day of April, 1963 of Allegany Frank W. Everett by and between a party of the first part, and THE LIBERTY County TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Haryland, party of the ascond part,

WITHESSETH.

WHENEXAS the soid party of the first part is justly indebted unto the said party of the second part in the full sum of Two Hundred Twenty poyable one year after date thereof, tegether with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, sold party of the first part hereby oevenants to pay to the said party of the second part, as and when the same shall be due and payrole.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (31.00) the said party of the first part does hereby bargain, sell, trunsfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Chev. Aero Motor # EAA622666

TO HAVE AND TO HOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever-Frank W. Everett

Provided, however, that if the said shall well and truly pay the aforesaid dobt at the time hersin before setforth, then this Chattel Mortgage shall be void.

um 290 mox 159

The said party of the first part covenants and agrees with the said party of the second par t in case default shall be made in the payment of the said indebtedness, or if the party of the fires part shall attompt to well or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the eaid party of the first part shall default in any agreement ecvenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due suid payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thoreafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and ounvoy the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ton days! notine of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, soundly, to the payment of all meneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 7th day of April, 1953.

Johnan V. Everelleral

FRANK W. W VERETT

(SEAL)

To M. nome

STATE OF MARYLAND, ALLEGAMY COUNTY, TO TITE

I HEREBY CHITIFY, THAT OF THIS 7th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland; in and for the county aforcauld, personally appeared Prank W. Everett the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VIITHESS my hand and Motarial Scal,

NOTARY PUBLIC

USER 290 MOE 161

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHAST NOWEY CHATTLE MORTONOF, MADE WIS Sthday of April, 1963
by and between Charles W. Fisher of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking componation duly incomponated under the laws
of the state of Maryland, party of the second part.

WITHESSTIR.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby barrain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1947 Studebaker h T. Pickup Truck Serial # MD-36965

TO HAVE AND TO HOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Charles W.Fisheer shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortrage shall be void.

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some neveraper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

UBER 290 MOE 163

And it is further agreed that until default is made in any of the evenants or conditions of this mortgage, the said party of the first rt may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 8th y of April, 1953.

Chales st. Fisher (STAL

CHARLES W. FI SHER

(SEAL)

TATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

8th day of April, 1953 I MERBY CHRITIFY, THAT ON THIS efore me, the subscriber, a Notary Public of the state of Maryland, in nd for the county aforcsaid, personally appeared Charles W.Fisher he within mortgagor, and acknowledged the aforegoing Chattel Mortgage o be his not and deed, and at the same time before me also appeared harles A. Piper, President, of the within named mortgages, and made ath in due form of law that the consideration in said mortgage is true nd bona fide as therein setforth, and further made oath that he is the resident of the within named mortgages, and duly authorized to make his affidavit.

WITHESS my hand and Notarial Scal.

FILED AND REDORDED WAY 1" 1953 at 1:00 P.M.

THIS PURCEASE NOMEY CHATTLE LOPTGAGE, HADE THIS 10thday of April, 1955
by and between Josephine Gray of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESS TTE:

the said party 265.00) second part in the full sum of Four Hundred Three
the said party 265.00) payable one year after date thereof,
tegether with interest thereon at the rate of six per cent (gg) per
annum, as is evidenced by the promissory note of the said party of the
first part of even date and tenor herewith, for said indebtedness,
together with interest as aforesaid, said party of the first part hereby
covenants to pay to the said party of the second part, as and when the
same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (21.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Chev. Sedan Serial # 146J81678

TO HAVE AND TO FOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Josephine Gray shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Northage shall be void,

10

USER 290 MGE 165

The said party of the first part oovenants and agrees with the soid party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the seid party of the second part or in the event the said party of the first part shall default in any agreement covenant of condition of the mort age, then the entire mortrage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to is made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hersby authorised at any time thereafter to enter u on the premises where the aforadescribed a may be or be found, and take and oarry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at publis auction for east, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage thether the same shall have then matured or not, and as to the balance to pay the same over to the said Josephine Gray his personal representatives and assigns,

and in the case of advertisement under the above power but not sale, one-

half of the above commission shall be allowed and paid by the mortgagor,

his personal representatives or assigns.

2.0

And it is further agreed that until default is made in any of the covenants or conditions of this mortgege, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 10th day of April, 1953.

STATE OF IGRYLAND, ALLECARY COUNTY, TO "IT:

I HEREBY CHATTEY, THAT OF THIS 10th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally oppeared Josephine Gray the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his sot and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VIITHESS my hand and Notarial Scal,

USER 290 MGE 167

FILED AND RECORDED WAY 1" 1953 at 1:00 P.M. THIS PURCHAST HOWEY CHATTEL HORTOAGE, MADE THIS 9thday of April, 265 William H. Grove

Mary R. Grove

of Allegany

Maryland a party of the first part, and THE LIBERTY TUST COMPANY, a banking corporation duly incorporated under the laws the state of Maryland, party of the second part,

WITHESSETH

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Sixteen Hundred Sixteen (\$1616.21)

gether with interest thereon at the rate of 5% per cent (5%) per num, as is evidenced by the promissory note of the said party of the wet part of even date and tenor herewith, for said indebtedness, tegether with interest as aforesaid, said party of the first part hereby evenants to pay to the said party of the second part, as and when the ems shall be due and payables

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideragion of the premises and of the sum of one Dollar (01,00) the said perty of the first part does hereby bargain, sell, transfer, and assign to the said party of the second part, its successers and assigns, the following described personal property:

> 1953 Henry "J" 6 Cyl. 2 Dr. Model 5344 Motor # 3062989

Serial # 007316 TO HAVE AND TO HOLD the above mentioned and described personal

operty to the said party of the around part, its successors and assigns,

William H. Grove Provided, however, that if the said stall well and truly pay the aforesaid dobt at the time herein before tforth, then this Chaftel mortgage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be accoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days? notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said William H. Grove his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assignaLOR 290 MGE 169

And it is further agreed that until default is made in any of the covenants or conditions of this mortgoge, the said party of the first part may remean in possession of the shove mortgaged property.

WITNESS the hand and seal of the said mortgagor this 9th

VIII & deve (STAL

WILLIAM H. GROVE

STATE OF MARYLAND, ALLEMANY COUNTY, TO WITH

day of April, 1953.

I ERREY CLETTEY, THAT OF THIS 9th day of April, 1953 before me, the subscriber, a Mounty Public of the state of Maryland, in and for the county aforesaid, personally appeared Mary R. Grove the within mortgapor, and anknowledged the aforegoing Chattel Hortgage to be his acc and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorised to make this affidavit.

Willess my hand and Motorial Scal.

WITHESSETH:

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURGRASH HOMEY CHATTLL EXPTONGE, NADE THIS 9th day of April, 1963

by and between John V. Grabenstein of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part,

THERE'S the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Nine Hundred Sixty-three
(\$963.46)

payable one year after date thereof,

tegether with interest thereon at the rate of six per cent (%) per

annum, as is evidenced by the promissory mote of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

covenants to pay to the said party of the second part, as and when the

same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (25,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1950 Chevrolet 4 Door Sedan Fleetline Deluxe Motor # HAM 144747 Serial # 14HKC-53170

TO HAVE AND TO HOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said John V.Grabenstein shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

188 290 ME 171

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the suid party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the pramises where the aforedescribed a may be or be found, and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and convey the some to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days! notice of the time, place, manner and terms of sale in some nevapaper published in Cumberland, Maryland, which said sale shall be at public auction for east, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making seid sale, secondly, to the payment of all moneys owing under this mortrage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHERS the hand and scal of the said mortgagor this 9th day of April, 1953.

2 John V. Shatis

(SE/.L)

2028 Jane

STATE OF MARYLAND, ALLECANY COUNTY, TO WITE

I MERSEY CHATTEY, THAT OF THIS 9th day of April, 1953 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally oppeared John V. Grabenstein the within mortgager, and acknowledged the aforegoing Chattel Nortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgager, and made oath in due form of law that the consideration in said mortgage is true and bona fids as therein setforth, and further made oath that he is the President of the within named mortgager, and duly authorized to make this affidavit.

TATMESS my hand and Notarial Seal.

MOTARY FUBLIC

USER 290 MEE 173

FILED AND RECORDED HAY 1" 1953 at 1:00 P.M.

THIS PURCHASE MOMEY CHATTEL MORTGAGE, made this day of April, 1953
by and between Audrey June Graham of Allegany
James P. Graham
County, Maryland , party of the first part, and THE LIMERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITNESSETH:

NOT THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises a nd of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign anto the said party of the second part, its successors and assigns, the following described personal property:

1951 Studebaker Commander 2 Dr.
Motor # E315
Serial # 8157395

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, corever.

Provided, however, that if the said Audrey June Graham James P. Graham thall well and truly pay the aforesaid debt at the time herein before efforth, then this Chattel Hortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second par t in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement venant or condition of the mortgage, then the entire mortgage debt intended to be sewured baseby shall bosome dus and payable at once, and these presents are hereby declared to be made in trust, and the said arty of the senond part. ine successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be frued; and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and envey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of ale in some newspaper published in Cumberland, Maryland, which said sale hall be at public auction for cash, and the proceeds arising from such ale shall be applied first to the payment of all expenses incident to uch sale, including taxes and a commission of eight per cent to the arty selling or making said sale, secondly, to the payment of all moneys wing under this mortgage whether the same shall have then matured or ot, and as to the balance to pay the same over to the said

Audrey June Graham his personal representatives and assigns, nd in the case of advertisement under the above power but not sale, onealf of the above commission shall be allowed and paid by the mortgagor, is personal representatives or assigns.

LIBER 290 NGE 175

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgager this 8th day of April, 1968.

JAMES P. GRAHAM

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

1 Lilmon

I HEREBY CENTIFY, THAT ON THIS 8th day of before me, the subscriber, a Hotary Public of the State of Maryland, in Audrey June Graham and for the County aforesaid, personally appeared James P. Oraham the within mortgager, and a cknowledged the aforegoing Chattel Mortgage to be his act and doet, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WITHRSS my hand and Notarial Seal,1

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOPEY CHATTEL MORTGAGE, MADE THIS 6th day of April, 1963

by and between a party of the first part, and THE LIBERTY County, Maryland

TRUST CO PANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSEMME

WHEREAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Twelvs Hundred Two (\$1202,28) payable one year after date thereof, -----and---26/100

together with interest thereon at the rate of six per dent (%) per annum, as is evidenced by the promissory note of the said party of the first part of even dete and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due end payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Oldem. 98 Seden Serial # 499M33207

TO MAVE AND TO FOID the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Ross Growden shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortgage shall be void.

ISSR 290 MGE 177

The said perty of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the soid indebtedness, or if the party of the first part shall attempt to sell or dispose of the sold property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort are, then the entire mort age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the account part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter won the presiden where the aforedescribed a

may be or be found, and take and carry may the

said property hereby mortus ed and to sell the same, and to transfer and convey the same of the parentager or parameters thereof, has, not or their assigns, which and sale shall be made in nammer following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some neveraper published in Comberland, Maryland, which said sale shall be at public auction for east, and the proceeds arising from such sele shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the protect and the second of the standard of the parameter all moneye oning unit. than mortings downer his some small have then astured or I not, and as to the belence to pay the same over to the said his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mort; sed property.

WITHESS the hand and scal of the said mortgagor this April, 1953.

DELLA V. GROWDEN

STATE OF MARYLAND, ALLEDAMY COUNTY, TO IT:

6th day of Aut 1, 1953 I TERRET CENTIFY, THAT OF THIS before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared Della V. Growden the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorized to make this affidavit.

Uliness my hand and Motoriol Scal.

tee 290 mg 179

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCPAST NOWEY CHATTLE POPTONGE, MADE THIS 14th day of April, 363

of Allegany Donald R. Guthrie Etta H. Guthrie
a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

WHERE'S the said party of the first part is justly indebted unto the said party of the second part in the full sum of Four Hundred Twelve (\$412.79) together with interest thereon at the rate ofeix per cent (of) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 21" Motorola T.V. Console Serial # 241663

TO HATE AND TO FOID the above rentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Donald R. Outhrie shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Welsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the pramises where the aforedescribed a

may be or be found, and take and carry away the T.V.Console said property hereby mortgated and to sell the same, and to transfer and convey the seme to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in monner following to wite by giving at least ten days! notice of the time, place, manner and terms of sale in some neverspaper published in Cumberland, Maryland, which said sale shall be at public auction for east, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a complasion of eight per cent to the party selling or making said sale, secondly, so the payment of all moneys owing under this mortgage shether the same shall have then matured or not, and as to the belance to pay the same over to the said Donald R. Guthrie his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

UMER 290 MOE 181

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITPESS the hand and seal of the said mortgagor this 14th

y of April, 1953.

de Siteregle ...

Y Donald R. Huther 185

DONALD R. GUTHRIE

Collage Sais

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

I IERSEL CERTIFY, THAT OF THIS 14th day of April, 1983 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforesaid, personally appeared Donald R. Guthrie Etta H. Guthrie the within mortgagor, and admostledged the aforegoing Chattel Mortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VATHUSS my hand and Motorial Scal,

MOTARY VIRIA

100 ME 182

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 14thday of April ,1963 of Allegany Joseph B. Hardman y and between a party of the first part, and THE LIBERTY RUST COMPANY, a banking corporation duly incorporated under the laws the state of Maryland, party of the second part,

NHIMMAS the said party of the first part is justly indebted unto he said party of the second part in the full sum of Thirteen Hundred Thirteen (\$1513.78) egether with interest thereon at the rate of six per cent (egt) per nnum, as is evidenced by the promissory note of the said party of the irst part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby ovenants to pay to the said party of the second part, as and when the ame shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in considertion of the premises and of the sum of one Dollar (\$1.00) the said earty of the first part does hereby bargain, sell, transfer, and assign into the said party of the second part, its successors and assigns, the ollowing described personal property:

> 1951 Willy's 4 Wheel Drive Pickup Truck & Equipment Serial # 451-EC1-13719

TO HAVE AND TO HOLD the above mentioned and described personal roperty to the said party of the second part, its successors and assigns, orever.

Joseph B. Hardman Provided, however, that if the said hall well and truly pay the aforesaid dobt at the time herein before etforth, then this Chattel Nortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the raid property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some neverpaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Joseph B. Hardman and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESE the hand and seal of the said mortgager this April, 1953. day of

Greent Horamen (STAL

(SEAL)

STATE OF PARYLAID, ALLEGAMY COUNTY, TO WIT!

1 MRRAY CTRIFY, MAT OF THIS 14th day of April, 1983 before se, the subscriber, a Notory Public of the state of Maryland, in and for the county aforemaid, personally appeared Joseph B. Hardman the within merty gor, and acknowledged the aforegoing Chattel Hortgage to be his act will died, and at the seme time before me also appeared Charles A. Tiper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortrage is true and bons fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorised to make this affidavit.

LITHESF my hand and Motarial Scal.

USER 290 MGE 185



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTLE HOPTOMOS, MADE THIS 6th day of April, 1953 by and between Mary C. Harmon of Allegany a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHERS IT HI

WHERE S the said perty of the first part is justly indebted unto Bight Hundred Ten the said party of the second part in the full aum of (\$810.00) (\$810.00) payable one year after date thereof,

together with interest thereon at the rate of six per cent (eg) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby cevenants to pay to the said party of the scoond part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Hertgare Atheaseth that in consideration of the premises and of the sum of one Dollar (21.00) the said party of the first part does herely barnain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Mercury 2 Dr. Sedan Motor # 500A-48777-M Serial # 50DA-48777-M

TO HAVE AND TO FOLD abe above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Mary C. Harmon shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed a

wehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the belance to pay the same over to the said

Mary C. Harmon his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

MER 290 MGE 187

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 8th

day of April, 1953.

May C. Hamen 10 The

__(BEAL)

202 Manu

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

I MERERY CENTIFY, THAT ON THIS 8th day of April, 1963 before me, the subscriber, a Motary Public of the state of Maryland, in and for the sounty aforesaid, personally appeared Mary C. Hermon the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Pipir, Tresident, of the within named mortgage, and made oath in due farm of law that the consideration in said cartgage is true and bone five as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

Withiss my hand and Notarial Scal,

NOTARY FUBLIC

FILSD AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHASE NOTEY CHATTLE HERTGAGE, MADE THIS lat day of April, 1963
by and between Joseph W. Hayhurst of Allegany
Elizabeth Hayhurst
a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incomperated under the laws of the state of Maryland, party of the second part,

WITHESSATH.

the said party of the second part in the full sum of Three Hundred Bighty-five (\$385.80) payable one year after date thereof, tegether with interest thereon at the rate of six per cent (ex) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenur herewith, for said indebtedness, together with interest as eforessid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORD, this Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one bollar (\$1,00) the said party of the first part does hareby bargain, sail, transfer, and assign unto the said party of the second part, its successers and assigns, the following described personal property:

> Emerson 17" Television Set Serial # 166D-1536001R

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Joseph W. Hayhurst Elizabath Hayhurst shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Hortrage shall be void.

C

10m 290 MGE 189

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged; or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be second hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed a T.V. Sat

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Joseph W. Hayhurst his personal representatives and assigns,

Elizabeth Hayhurst his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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Trans.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mertgagor this lat

day of

April, 1955.

Joseph w Hayhunston

Eliabed Hayburt (SE.

ELIZABETH GAYHURS

10 Mill amu

STATE OF MARYLAND, ALLEGAMY COUNTY, TO WIT:

I HEREBY CHRITIFY, THAT ON THIS lat day of April, 1963

before me, the subscriber, a Notary Public of the state of Maryland, in
Joseph W. Hayhurst
and for the county aforesaid, personally appeared

Elizabeth Hayhurst

the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VITNESS my hand and Notarial Scal,

NOTARY PUBLIC

NOR 290 MOE 191

FILED AND RECORDED MAY 1" 1953 at 1:00 P.N.

THIS PURGFAST HOMEY CPATTIL TOTTO OR. HADE THIS 6th day of April, 1963

by and between John R. House

of Allegany

County. Maryland a p

a party of the first part, and THE LIBERTY

TRUST CO PARY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHWEST STILL

annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indubtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the

some shall be due and payable.

NOW THEREFORE, This Chattel Northere witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Dodge Corenet Coupe Ser al # 36506685 Notor # D-44-19607

TO HAVE AND TO FOID the above mentioned and described personal projecty to the said party of the second part, its successors and assigns,

forever.

Provided, however, that if the said John R. House shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

C

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Welsh, its duly constituted attorney or agent, are hereby suthorized at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sele shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above compission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

18FR 290 MITE 193

And it is further agreed that meet default is made in any of the covenants or corditions of this moregage, the said party of the first

part may remain in possession of the above moragered property.

WITWESS the hand and seal of the said mortgagor this 6th day of April, 1953.

(SEAL)

STATE OF MAPYIAND, ALLEGAMY COUNTY, TO "IT!

I LEGISAL CHATTER, THAT OF THIS 6th day of April, 1953 before me, the subscriber, a hotory Fullic of the state of Maryland, in and for the county aforesaid, personally appeared J'hn R. House the within mostgager, and admordedged the aforegoing Chattel Hertgage to be his not and deed, and we the seme time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he is the President of the within named mortgages, and July authorised to make this affidavit,

WITHESS my hand and Motorial Scal.

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOWEY CHATTEL MOPTGAGE, MADE THIS 8th day of April, 1955 Mrs. Erma W. Hyatt a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws f the state of Maryland, party of the second part,

WITHESS STRI

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Eighteen Hundred Forty payable one year after date thereof, tegether with interest thereon at the rate of five per cent (ag) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

HOW THERETORE, This Chattel Mortgese witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargein, sell, transfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Plymouth Crambrook 4 Dr. Sedan Motor # P24-298038

Serial # 13268119 TO HAVE AND TO FOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Mrs. Emma W. Hyatt Provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

ter 290 MOE 195

The said party of the first part covenants and agrees with the said party of the second part in case default chall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to cell or dispose of the said property above mortgaged, or any part thereof, without the assent to such asle or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be accoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the eaid party of the second part, ita euccseors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedecoribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which enid sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sala shall be at public auction for each, end the proceeds arising from euch cale shall be applied first to the payment of all expenses incident to such sale, including taxes and a considerion of eight per cent to the party selling or making esid cale, secondly, to the payment of all moneye owing under this mortrage whether the same shall have then matured or not, and as to the balance to pay the same over to the seid

Mrs. Emma W. Hyatt hie personal representatives and assigns, John A. Hyatt and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns,

And it is further agreed that until default is made in any of the covenants or conditions of this mortge; c, the soid party of the first part may remain in possession of the above mortgaged property.

WITPESS the hand and seal of the said mortgagor this 8th

April, 1983.

STATE OF MAYIAM, ALLERANY COUNTY, TO TIT.

I DEREN CLATTEY, THAT OF THIS 6th day of April, 1953 before me, the subscriber, a Motory Public of the state of Maryland, in Mrs. Erma W. Hyatt and for the county aforesaid, personally appeared the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VATHESS my hand and Notarial Seal.

IBM 290 MGE 197

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PARCPASE HOWEY CHATT'L LOTTONGE, MADE THIS 9thday of Apri., 1963 by and between William J. Ingram a party of the first part, and THE LIBERTY Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH.

WHERE'S the said perty of the first part is justly indebted unto the said party of the second part in the full sum of Four Hundred Sixty-six (\$466.42) ----and-----4E/100 payable one year after date thereof, tegether with interest thereon at the rate of six per cent (at) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one bollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Plymouth 4 Dr. Sedan Motor # P16-935232 Serial # 15283085

TO HAVE AND TO FOID the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, howe er, that if the said William J. Ingram shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the svent the said party of the first part shall default in any agresment covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to is made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a

may be or be found, and take and oarry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for oash, and the prooceds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of sight per cent to the party selling or making seid sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

William J. Ingram his personal representatives and assigns, and in the oase of advartisement under the above power but not sals, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 C

HERR 290 MGE 199

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 9th day of April, 1953.

(SEAL)

STATE OF MARYLAND, ALLECANY COUNTY, TO VITE

I HERSBY CUPTIFY, THAT OF THIS 9th day of April, 1963 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Wil iam J. Ingram the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is trus and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

MITHESS my hand and Notarial Scal,

HBER 290 MGE 198

Les to the second secon

FILED AND RECORDED MAY 1" 1953 at 1:00P.M.

THIS PURCHASE HOMEY CHATT'LL MORTGAGE, MADE THIS 13th day of April, 1953

J'hnson's Auto Exphange

by and between Richard A. Johnson

ofAllegany/

County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part.

WITHESSETH

WHITE the said perty of the first part is justly indebted unto

MOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargsin, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1950 Studebaker 2 Dr. 1946 Plymouth 4 Dr. 1951 Studebaker 4 DR. Serial # 6654857 Serial # 11596813 Serial # 814 4950

1950 Studebaker 4 Dr.

Serial # G659218

TO HAVE AND TO FOID the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Johnson's Aut Exchange Richard A. Johnson shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

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HER 290 MGE 201

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Uslah, its duly constituted attorney or agent, are hereby authorized at any

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some nevapaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Johnson's Auto Exchange
Richard A. Johnson
Lis personal representatives and assigns,
and in the case of advertisement under the above power but not sale, onehalf of the above commussion shall be allowed and paid by the mortgagor,
his personal representatives or assigns.

S C

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this

day of April, 1953.

JOHNSON'S AUTO EXCHANGE

RICHARD A. JOHNSON

___(SEAL

DM. Nome

STATE OF MARYLAND, ALLECARY COUNTY, TO WIT:

Defore me, the subscriber, a Notary Public of the state of Maryland, in and for the sounty aforesaid, personally appeared Richard A. Johnson the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due furm of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make

VAITHESS my hand and Hotarial Scal:

The Manuel

IBER 290 MGE 203

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHAST NOWEY CHATTLE HOPTGAGE, MADE THIS 18thay of April, 1968
by and between Ermest L. Keller of Allegany

Gounty, a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH

the said party of the second part in the full sum of Five Hundred Sixty

(\$660.98)

and

and

payable one year ofter date thereof,

tegether with interest thereon at the rate of six per cent (%) per

annum, as is evidenced by the promissory note of the seid party of the

first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, a-id party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THISINFOLD. This Chartel Northpase witnesseth that in considered ation of the premises and of the sum of one Dollar (31.00) the said party of the first part does hereby barasis, still, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1949 Ford 2 Dr. Sedan Serial # 98HA-155344

Motor # 98Ha-166344

TO HAVE AND TO FOLD the above mentioned and described personal

projecty to the said party of the second part, its successors and essigns, forever.

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The said party of the first part covenants and agrees with the said party of the second par & in second sefucit small be made in the payment of the real informations of if the casts in the first part shall attempt to soll of dispers of our sold property access mortgaged, or any part threact, without the sament to such sale or disposition expressed in writing by the said party of the second part or in the event the said purty of the facet pure shall default in any agreement covenant or condition of the mortgage, then the entire-mortgage debt intended to be secured laraby shall become due and payable at once, and these presents are hereby declared to be made in brust, and the said party of the second part, its successors and essigns, or Filliam C. Walsh, Its duly constituted attendey or agent, are hereby eathors sed at any time thereafter to until upon the premieus where the aferedeserabed a many be ar on stated, and this and surry many the said property bereby merranged une to soil the name, and to transfer and omivey the eases to the purchaser or purchasers thereof hie, her or their avelone, which said said whall be made in manuer following to with by giving at least ten days and he of the time, press, marker and toams of suche in which conseques published the Chapter, and therefored, which said sale shall be at public secretor for each and the percents arising from such made whall be applied first to the payment of will expenses incident to such sale, indicating three and a commission of ought per cent to the party salling or entire card only, anountly to the payment of all moneys ewing medier this mortgage whether the same shall have then astered or not, and as to the belance to pay the state orne to the said his mercuna up commenties and engine, Brnest L. Keller Betty J. Keller and in the ouse of some terminal reduction above pores but not sale, onehear of the above cumulation shall be aslowed and paid by the mortgager, his personal representatives or accigns.

USER 290 MGE 205

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 13th

lay of April, 1953.

x Erneal L. Heller ISTAL

ERNEST L. KELLER

Rot J. Killer (SEAL

BETTY J. KELLER

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT!

I MERSEY CHATTRY, CHAT OF THIS 15th day of April, 1955 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally oppeared Ernest L. Keller Betty J. Keller the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WATNESS my hand and Notarial Scal.

NOTARY FURLIC

The said party of the first part commants and agrees with the said party of the ascens par & in some safects small be made in the persons of the real twice angels or of the party of the files part shall at borgs, to sold or disperse of the sold property eness mortigaged, or any part thoract, without the sament to sach sale or disposition expressed in midding by the said party of the second part on in the event the said party of the facet part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured heraby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and ensigns, or William C. Walsh, its duly consolituted atnomey or agent, are hereby suchors soil at any time thereafter to unter upon the grandeus where the aforedeserabed a many be or or of count, and then and surry away the Bard property bereby morninged and to soil the name, and to transfer and omivey the ease to the purchaser or purchases brereat hie, hav or their are type, entern said acts that the made in manner following to with by giving at least ton days matter of the time, present member and terms of sate in some a supract policies the Custer, and Meryland, which said sale shall be at public secretor for each and the precesse actions from such sale shall be applied first to the payment of will expenses incident to such sale, incuraing takes and a commission of eight per cons to the party sathing or entring said only, accountly to the payment of all moneys enting under this surtigues whether the same shall have then astered or fo not; and as to the balance to pay the sum over to the said his prevenue usp commercies and sauigns, Betty J. Keller and in the case of advertisement reduction above passes but not sale, oneheaf of the above cambation shall be aslowed and paid by the mortgager, his personal coprisonal, was or accigos,

UBER 290 MIE 205

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 15th

day of April, 1953.

Denest L. Hellewister

ERNEST L. KELLER

St. J. Killer (SE/L)

BETTY J. KELLER

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

I MERETY CHATTRY, THAT OF THE 18th day of April, 1958 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Ernest L. Keller Betty J. Keller the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VIITHESS my hand and Notarial Scal.

MOTARY FIRLIC

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said party of the second part in some softwart and agrees with the said party of the second part in some softwart and the rade in the payment of the second contents and any party is the first part shall attempt to without the second property moove mortgaged, or any part threach, without the second to such said or disposition expressed in which he the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and easigns, or Filliam C. Walsh, its duly constituted attended or agent, are hereby authorized at any time thereafter to enter upon the provides where the aforedescribed a

many be or so sected, and take and serry many the said property bareby morninged and to soil the same, and to transfer and omivey the asce to the purchaser or purchases bisrach hie, has or their areigns, which said acts shall be made in manner following to with by grang or least win days have no if the time, patien, marker and terms of take in other acceptant and stock to duster, and Meryland, which said sale shall be at public secretor for each and the percepts arising from such sale shall be applied first to the payment of will expenses incident to such seas, improveing throughout and a commission of eight per condite the party selling, we entries eath enter accountry to the payment of all moneys owing moder this cortigage thether the same shall have then autured or not; and as to the belance to pay the sum orne to the said his personal usp comparities and seeigns, and in the case of about throught made. the above pures but not sale, onehalf of the above cumdetim shall be allowed and paid by the mortgager, his personal representatives or adeigns.

18ER 290 MGE 205

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 13th

day of April, 1953.

Ernet L. Heller (SEAL

ERNEST L. KELLER

Both J. Kelleri

BETTY J. KELLER

STATE OF MARYLAND, ALLEGANY COUNTY, TO "IT:

I MERSBY CHATTRY, THAT OF THIS 13th day of April, 1953 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforesoid, personally appeared Brest L. Keller Betty J. Keller the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WATNESS my hand and Notarial Scal.

NOTARY FUBLIC

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOWEY CHATTLL MORTGAGE, MADE THIS 13thday of April, 1963

by and between James E. Keefar of James E. Hare a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part.

WITHESSETH:

WHENEAS the said party of the first part is justly indebted unto

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and sasign unto the said party of the second part, its successors and assigns, the following described personal property:

1941 Olds. 4 Door

Serial # 66-33562

Engine # 0308268

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its suscessors and assigns, .

Provided, however, that if the said James E. Keefer James E, Hare shall well and truly pay the aforesaid dobt at the time herain before setforth, then this Chattel Nortgage shall be void.

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IRM 290 MGE 207

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to anter upon the premises where the aforedescribed a

wehicle may be or be found, and take and carry away the said property hereby mortgaged and to sall the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some never apper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

James E. Keefer his personal representatives and assigns, James E. Hare and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor; his personal representatives or assigns.

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And it is further agreed that until default is made in any of the covenants or conductions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 15th day of April, 1953.

JAMES E. KEEPER

TANKS E HADE

2021 June

STATE OF MARYIAID, ALLECANY COUNTY, TO "IT:

Defore me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared James E. Keafer the within mortgagor, and anknowledged the aforegoing Chattel Hortgags to be his acc and dead, and ut the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WITHESS my hand and Notarial Scal.

MOTARY TUBLIC .

HBER 290 MGE 209

FILED AND RECORDED NAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL LORTGAGE, MADE THIS 9th day of April, 1955

by and between Archia Calvin Kannell

Esta Lea Connell
County, Maryland

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITNESSETH.

the said party of the second part in the full sum of Ten Hundred Fifty-five (\$1055.23)

100 payable one year after date thereof, tegether with interest thereon at the rate of six per cent (%) per annum, as is swideness by the promissory note of the said party of the first part of even date and tenor herewith, for said indahtedness, together with interest as aforesaid, asid party of the first part hereby covenants to pay to the said party of the eccond part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (31,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigne, the following described personal property:

1949 Buick Super 4 Dr. Sedan Motor # 54025955 Sarial #15192364

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forsver.

Provided, however, that if the said Archie Calvin Kennell Esta Lee Kennall shall well and truly pay the aforesaid debt at the time herein before estforth; then this Chattel Mortgage shall be void.

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1/19

The said party of the first part covenants and agrees with the said party of the second per t in case default shall be made in the payment of the seid indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above sortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

which may be or he found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public acction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Archie Calvin ennell his personal representatives and assigns, Esta Lee Kennell and in the case of advertisement under the above power but not sale, one half of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

um 290 mg 211.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESE the hand and seal of the said mortgagor this 9th

day of April, 1953.

Archie Calvin Kennell (BUAL

Esta Lu Kennell (SRIL)

de

STATE OF MARYLIND, ALLEGANY COUNTY, TO VITE

I MERERY CHITTLY, THAT OF THIS 9th day of April, 1983
before me, the subscriber, a Motary Public of the state of Maryland, in
Archis Calvin Kennell
and for the county aforesaid, personally appeared mate Lee Kennell
the within mortgagor, and asknowledged the aforegoing Chattel Mortgage
to be his act and deed, and at the seme time before me also appeared
Charles A.Piper, President, of the within named mortgages, and made
oath in due form of law that the consideration in said mortgage is true
and bona fide as therein setforth, and further made oath that he is the
President of the within named mortgages, and duly authorised to make
this affidevit.

VIITHESS my hand and Motarial Scale

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NOTARY PUBLIC

FILED AND SECUNDED WAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HOPTGAGE, MADE THIS 14thy of April, 1963

Calvin E. Meplingar by and between

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Allegany a party of the first part, and THE LIBERTY

Maryland County, TRUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part,

WITHESSETH .

same shall be due and payable.

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Three Hundred Three

(\$503.40) -40/100 payable one year after date thereof.

together with interest thereon at the rate of six per cent (off) per annum, as is swidenesd by the promissory note of the said party of the first part of evan date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (01.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 21" Motorola T.V.Set Serial # 581538

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Calvin E. Keplinger Bermios Keplinger shall well and truly pay the aforesaid deht at the time hersin before satforth, then this Chattel Mortgage shall be void.

188 290 MOF 213

The said party of the first part covenants and agrees with the said party of the accord part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement povenant or condition of the mort age, then the entire mortrage dabt intended to be secured hereby shall became due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and mestins, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u, on the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgared and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at laust ten days! notice of the time, place, manner and terms of sale in some never uper published in Cumberland, Maryland, which said sale shall be at public station for one), and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party salling or making anid sale, scoondly, to the payment of all moneys owing under this mortrage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Calvin E. Keplinger his personal representatives and assigns, Barnice Replingar and in the case of advertisement under the above power but not sale, onehalf of the above communation shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 14th day of April, 1953.

CALVIN E. KEPLINGER

Bernice (SEAL)

B.RNICE KEHLINGER

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

day of April, 1963 I HERSEY CHATTEY, THAT ON THIS 14th before me, the subscriber, a Motary Public of the state of Maryland, in Calvin E. Keplinger and for the county aforcsaid, personally appeared Bernice Kerlinger the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgagee, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VIINESS my hand and Notarial Seal.

UBER 290 MGE 215

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTOL LORTGAGE, MADE THIS 7th day of April, 1963

of Allegany Daniel F. Kifer by and between a party of the first part, and THE LIBERTY County, Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH.

WHIRERAS the neid party of the first part is justly indebted unto the said party of the second part in the full sum of Five Hundred he(\$501.98)

psymble one year after date thereof tegether with interest thereon at the rate of six per cent (ex) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hersby covenants to pay to the said party of the second part, as and when the sams shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (31.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1946 Chev. Sedan Motor # DAA37121 Serla1 # 3DJD16889

TO HAVE AND TO HOLD the above mentioned and described personal property to the said purty of the second part, its successors and assigns, forever.

Provided, however, that if the said Daniel F. Kifer shall well and truly pay the aforespid debt at the time herein before sstforth, then this Chattel Mortgage shall be void.

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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part theraof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall dafault in any agreement oovenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedesoribed a may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the seme to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sals shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortiage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal rapresentatives and assigns, Daniel F. Kifar and in the case of advertisement under the above power but not sala, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

HOR 290 MGE 217

And it is further agreed that until default is made in any of the ovenants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 7th

Daniel Ffelyn

TATE OF MARYLAND, ALLEDANY COUNTY, TO "IT!

7th day of April, 1953 I HEREBY CHATIFY, THAT ON THIS efore me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Daniel F. Kifer the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared tharles A. Piper, President, of the within named mortgagee, and made eath in due form of law that the consideration in said mortgage is trus and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

Williess my hand and Notarial Scal,

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHAST NOWNY CHATTEL EXPTOROR, NADE THIS 7th day of April, 1963
by and between Ralph B. Klavuhn of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the account part,

WITTHESSETH !

NHIBERAS the said party of the first part is justly indebted unto



NOW THEREFORE, This Chattel Hertgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1952 G.M.C. 22 Ton Van Truck Motor # 30238044, Serial # 3466

Motor # A27078738, Serial # 45914200

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

1949 G.M.C. 22 Ton Truck

Provided, however, that if the said Ralph E. Klavuhn shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

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HOP 290 MGE 219

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be second hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed at time thereafter to enter u on the premises where the aforedescribed at time thereafter to enter u on the premises where the aforedescribed as

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some never published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sele, including taxes and a consistion of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the seme over to the said his personal representatives and assigns, Ralph E. Klavuhn and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 7th April, 1953. day of

RELETE E. KLAVUHN

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

I MERSEY CHATIFY, THAT ON THIS ' 7th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Ralph B. Klavuhn the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgagee, and made oath in due form of law that the consideration in said mortgage is trus and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VIITNESS my hand and Notarial Scale

18 290 MGE 221

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCEASE HOMEY CHATTAL MORTOAGE, MADE THIS 7th day ofApril, 1983 of Allegany George E. Kocnts Laverna A. Koonts, Lee Marph a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH

NHIMMAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Three Hundred Thirty- ne -md--- 6/100 payable one year after date thereof,

together with interest thereon at the rate of six per cent (gg) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Hortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

Capehart Consols

S# 467751

Model 1C213M

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, George E. Loonts

Provided, howe er, that if the said Lee Marple shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sals or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortrage debt intended to be secured hereby shall become due and payable at once, and these presents are hersby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days's notice of the time, place, manner and terms of sale in some neveraper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage thether the same shall have then matured or not, and as to the balance to pay the same over to the said

LaVarna A. Koonts, Lea Marple his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor; his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the anid mortgagor this

GEORGE E. KOONTZ

LALIAN & Kegnetz (SEAL)

STATE OF MARYLAND, ALLEGAMY COUNTY, TO "IT:

April, 1955.

I HEREBY CHAMIFY, THAT OF THIS 7th day of April, 1983 before me, the subscriber, a Motory Pu'lio of the state of Maryland, in and for the county aforcsoid, personally appeared LaVarna A. Koonts Les Marple the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within numed mortgages, and duly authorised to make this affidavit.

VAINESS my hand and Noturial Scal.

day of

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HORTGAGE, MADE THIS lithday of April, 1943

Henry E. Kraus by and between of Allegany Henry L. Krauz Lee Marple party of the first part, and THE LIBERTY County, Maryland

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHEREAS the said party of the first part is justly indebted unto

the said party of the second part in the full aum of Two Hundred Minty-eight payable one year after date thereof, nd---32/100 tegether with interest thereon at the rate of six per cent (6%) per annum, as is swidenesd by the promissory note of the said party of the first part of even date and temor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

Capehart 17" T.V. Set

S# 502533

Motor # 11172MA

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its aucceasors and assigns, forever.

Provided, however, that if the said shall well and truly pay the aforesaid doht at the time herein before setforth, then this Chattel Mortgage shall be void.

IBER 290 MGE 225

The said party of the first part covenants and agress with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thersof, without the assent to such asle or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the scoond part, its successors and assigna, or William C. Walsh, its duly constituted attornsy or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedesoribed a

T.V. Set may be or be found, and take and oarry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sals shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to auch sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this, mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Henry E. Krauz Henry L. Krauz, Lee Marple his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigna.

2 C

WITHESS the hand and scal of the said mortgagor this 11th

day of

April, 1953.

Being E. KRAUZ . (STA

Leed market

STATE OF MARYLAND, ALLECANY COUNTY, TO TITE

before me, the subscriber, a Notary Public of the state of Maryland, in Henry S. Kraus and for the county aforesaid, personally appeared Renry L. Kraus the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the seme time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VIITNESS my hand and Notarial Scal.

NOTARY PUBLIC

NOTARY PUBLIC

LIBER 290 MGE 227

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE NOWEY CHATT'L REPTOACE, NADE THIS SEE day of April, 1953
by and between Calvin E. Lauder of Allegany

county, Maryland a party of the first part, and THE LIBERTY

RUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part,

WITHESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign anto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Chevrolet 2 Dr. Sedan Motor # 20DAN-216027

Serial # SDHH-35501

TO HAVE AND TO HOLD the above rentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Calvin E. Lauder shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

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The said party of the first part oovenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assenting such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the accord part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a

may be or be found, and take and oarry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mort age whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Calvin E. Lauder and in the case of advertisement under the above power but not sale, one4 half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns. .

188 290 ME 220

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property;

WITNESS the hand and seal of the said mortgagor this 5th

April, 1953.

Calvin E. LAUDER (STAL

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

I HEREBY CHATTEY, THAT ON THIS 5th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in Calvin E. Lauder and for the county aforcanid, personally appeared the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidevit.

Witness my hand and Notorial Scale

										_	_
 	ATILIA	1 70.	 100	A.s.	y 6	19	53	at	12:	25	P .

FILED AND COUNTED MAY 6" 1953 at 12:25 P.M.
Whis Chuttel Martgage, made this. 5th day of May,
A Vocable (1771-071
of Allegany County, Maryland, hereinafter called the mortgagor, and The Commercial Savings Hank of Cumberland, Maryland, a corporation, hereinafter called the mortgagee, WITNESSETH:
stands lidebted unto the said mortgagee in the sum or
Mane Hundred Sixty-seven and 50/100
18 967.50 payable in 18 successive monthly installments of \$ 53.75
each beginning one month after the date nerest, as is evaluated
Now, therefore, in consideration of the premises and of the sum of One Dollar, the said mort gagor does hereby bargain and sell unto the mortgagee, its successors and assigns, the following
property, to-wit: One 1953 Chevrolet Four Door Sedan, Series Two Ten, Motor No.LAQ31925, Seriel No.B538067056, Equipped with Radio and Heater.
Provided if the said mortgager shall pay unto the said mortgagee the aforesaid sum of

necording to the terms of said promissory note and perform all the covenants herein agreed to be performed by said mortgagor , then this mortgage shall be vold.

The mortgagor do es covenant and agree, pending this mortgage, as follows: That said motor

in Cumberland, Maryland. . vehicle be kept in a garage altuated at except when actually being used by said mortgagor , and that the place of storage shall not be changed without the written consent of said mortgagee; to keep said automobile in good repair and condition; to pay all taxes, assessments and public liens legally levied on said automobile when legally demandable; to pay said mortgage debt as agreed; to have said automobile insured, and pay the premiums therefor, in some reliable company against fire, theft and collision, and have the policy or policies issued thereon payable, in case of loss, to the mortgagec, to the extent of its lien hereunder, and to place such policies in passession of the mortgagee. Insurance does not include Personal Liability

and Property Damage coverage.

But in case of default in the payment of the mortgage debt or any installment thereof, in whole or in part, or in any covenant or condition of this mortgage, then the entire mortgage debt intended to be secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the mortgagee is hereby declared entitled to and may take immediate possession of said property, and the said mortgagee, its successors or assigns, or Wilbur V. Wilson, its, his or their constituted attorney or agent, are hereby authorized and empowered ut any time thereafter to sell the property hereby mortgaged, or so much as may be necessary, at public nuction for cash in the City of Cumberland, Maryland, upon giving at least ten days' notice of the time, place and terms of sale in some newspaper published in said City, and the proceeds of such sale shall be applied first to the payment of all expenses of said sale, including taxes and a commission of 8% to the party making said sale, and second, to the payment of said debt and interest thereon, and the balance, if any, to be paid to the said mortgager , his personal representatives or assigns; and in case of a deficiency any uncarned premiums on insurance may be collected by said mortgages and applied to said deficiency.

WITNESS the hand and seal of said mortgi	
Attent:	Casper Joseph Ottieri (SEAL)
Dulliand & Dudley.	(SEAL)
STATE OF MARYLAND, ALLEGANY COUNTY,	
HEREHY CERTIFY that on this	day of May , 1951 , tate of Maryland, in and for Allegany County, per-
sountly appearedCasper_Joseph_Ottler1	and acknowledged
the afoggroing mortgage to be his act; and at	t the same time, before me, also personally appeared
S. D. C. George G. Cook	e, and made oath in dua form of law, that the con-
Sasher of agent of said Corporation and duly aut	horized by it to make this affidavit.
WESS my hand and Notarial Seal tha di	lay and year aforesaid.
- " manage"	Millean C Dally Notary Public

UBER 290 MGE 231

THIS PURCHASE HOPEY CHATTEL LORITORDE, TADE THIS PURCHASE HOPEY CHATTEL LORITORDE, TADE THIS THE MAY OF April, 1 953

by and between Carl W. Leydig Allegany a party of the first part, and THE LIBERTY County, Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Haryland, party of the second part,

WITHESSETH.

WHENEAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Two Hundred Eighteen tegether with interest thereon at the rate of six per cent (at) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforesaid, esid party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and psyable.

NOW THEREFORE, This Chattel Nortgage witneseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby burgain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 21" Motorola T.V. Table Serial # 4 28699

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Carl W. Leydig Mary O. Leydig Provided, however, that if the said shall well and truly pay the aforesaid don't at the time herein before setforth, then this Chattel Mortgage shall be void.

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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, . or any part thersof, without the assent to such sale or disposition' expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt. intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust; and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedesoribed a may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sule shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some neverpaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, Carl W. Leydig Mary O. Leydig and in the case of advertisement under the above power but not sale, onehelf of the above commission shall be allowed and paid by the montgagor, his personal representatives or assigns,

And it is further agreed that until default is made in any of the ovenants or conditions of this mortgage, the said party of the first eart may remain in possession of the above mortgaged property. WITNESS the hand and seal of the said mortgagor this April, 1953. lay of CARL W. LAYDIO

(SEAL)

MARY O. INTOIS TATE OF MARYLAND, ALLECANY COUNTY, TO "IT! April, 1953 day of I HEREBY CHRITIFY, THAT ON THIS 7th before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforceaid, personally appeared Mary G. Leydig the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fids as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit. VIITHESS my hand and Notarial Scal.

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 14th day of April, 1953

Richard L. Linthioum of Allegany and between Nellie N. Linthioum a party of the first part, and THE LIBERTY RUST COMPANY, a banking corporation duly incorporated under the laws

f the state of Maryland, party of the second part,

WITHESSETH .

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Elavan Hundred Seventy-nime -----and----14/100 . payable one year after date thereof; egether with interest thereon at the rate of six per cent (6%) per nnum, as is evidenced by the promissory nots of the said party of the irst part of even date and tenor herewith, for said indebtedness, ogether with interest as aforesaid, said party of the first part hereby ovenants to pay to the said party of the second part, as and when the ame shall be due and payable;

NOW THEREFORE, This Chattel Mortgage witnesseth that in considertion of the premises and of the sum of one Dollar (\$1.00) the said earty of the first part does hereby bargain, sell, transfer, and assign into the said party of the second part, its successors and assigns, the ollowing described personal property: >

> 1948 Chevrolet Fleetmastar 2 Door Sadan Motor # FAN 37806 Sarial # 9FKB4466

TO HAVE AND TO HOLD the above mentioned and described personal roperty to the said party of the second part, its successors and assigns, orever.

Provided, however, that if the said Richard L. Linthioum hall well and truly pay the aforesaid debt at the time hersin before etforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sale, secondly, to the payment of all moneys owing under this mortings whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Richard L. Linthioum and in the case of advertisement under the above power but not sale, onehalf of the above econdesion shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHIGS the hand and scal of the said mortgagor this 14th April, 1953.

RICHARD L. LINTHICUM

April A Listhian (SEAL)

MELLIE N. LINTHICUM

STATE OF MURYLAM, ALLUCAMY COUNTY, TO LITE

I CARREY COUNTY, THAT OF THIS 14th day of April, 1963 before me, the simeriber, a Notory Public of the state of Maryland, in Richard L. L'nthioum and for the county aforemaid, personally appeared Nellie N. Linthioum the within merty gor, and acknowledged the aforegoing Chattel Hortgage to be his act six dad, and at the same time before me also appeared Charles A. Fiper, President, of the within named mortgages, and made outh in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

LITHESP my hand and Notarial Scal.

FILED AND RECORDED MAY 1" 1953 at 1:00P.M. THIS PURCHASE MOREY CHATTUL MOREGAGE, MADE THIS 7thday of April, 1953 Harry V. Long Edna E. Long, Lee Morple of Allegany by and between a party of the first part, and THE LIBERTY County, Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of One Hundred Sixty-nine (\$169.45) -----and----43/100 payable one year after date thereof, tegether with interest thereon at the rate of six per cent (egg) per annum, as is swidenoed by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforssaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

Capehart T .V. Sat

Motor # 4H212MA

Serial # 444452

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Edna E. Long Provided, however, that if the said shall well and truly pay the aforesaid deht at the time herein before satforth, then this Chattel Mortgage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, ita successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedesoribed a

may be or be found, and take and oarry away the T.V. Set said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Harry V. Long Lea Marple his personal representatives and assigns, Edna E. Long, Lea Marple and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 C

and it is further agreed that until default is made in any of the evenants or conditions of this mortgage, the said party of the first eart may remain in presession of the above mortgaged property,

WITHESS the hand and seal of the said mortgagor this

lay of

Cana E Lang (SEAL)

TATE OF MARYLAND, ALLEGAMY COUNTY, TO "IT:

7th day of I HEREBY CURTIFY, THAT ON THIS Apr\$1, 1968 before me, the subscriber, a Motary Public of the state of Maryland, in Marry V. Long and for the county aforcsaid, personally appeared the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made path in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make his affidavit.

VAITHESS my hand and Notarial Scal,

UNE 290 ME 239

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTEL HORTGAGE, MADE THIS 7th day of April, 1953 E. J. MoAfae Hanriatta J. MoAfae of Allagany Lea Marple a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

WHEREAS the eaid party of the first part is justly indebted unto the said party of the second part in the full sum of One Hundred Eight

(\$10800)

payable one year after date thereof. tegether with interest thereon at the rate of six per cent (6%) per annum, as is swidenosd by the promiseory nots of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenante to pay to the said party of the scoond part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattal Mortgage witnesseth that in consideration of the premiese and of the sum of one Dollar (\$1.00) the said party of the first part doce hereby bargain, sell, transfer, and accign unto the said party of the second part, its successors and assigns, the following described personal property:

> R.C.A. Tabla Model Model # 217303

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns; forever.

E. J. MoAfae Provided, however, that if the said Hanrietta J. McAfae Lee Marple shall well and truly pay the aforesaid debt at the time herein before cetforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the eccond part in onec default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the ascent to such cale or disposition expressed in writing by the said party of the second part or in the event the enid party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be eccured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the eccond part, its successors and accions, or William C. Walsh, ite, duly constituted attorney or agent, are hereby authorized at any time thereafter to anter upon the premiees where the aforedescribed a

may be or be found, and take and carry away the T.V. Set said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days " notice of the time, place, manner and terms of sale in some navelaper published in Cumberland, Maryland, which said sale shall be it public auction for each, and the proceeds arising from such cale shall be upplied first to the payment of all expenses incident to such cale, including taxes and a nonsidesion of eight per cent to the party selling or making said sale, secondly, to the payment of all moneye owing under thin mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

E. J. MoAfee Henrietta J. MoAfae, Lee Marphe porsonal representatives and assigne, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal reprisentatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this Tth

April, 1953. day of

LEE MARPLE

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

day of April, 1953 I MERSEY CERTIFY, THAT ON THIS 7th before me, the subscriber, a Motory Pu'lie of the state of Maryland, in E. J. MoAfee Henrietta J. MoAfee and for the county aforesaid, personally appeared the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WATNESS my hand and Notarial Scal.

usen 290 mg 243



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCPASE HOMEY CHATTLE HOPTONGE, MADE THIS 9th day of April, 1963

Clarence Arnold Meyers y and between Allegany a party of the first part, and THE LIBERTY Rose Marie Meyers ounty, MUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETHI

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Twelve Hundred Ninty payable one year after date thereof,

tegether with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the promiseory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the econd part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mertgege witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does herely targain, sall, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property,

> 1950 Buick Super 4 Door Sedan Serial # 15509999

TO HAVE AND TO POID the above mentioned and described personal property to the said party of the 'sround part, its successors and assigns, forever.

Provided, however, that if the said Clarence Arnold Meyers Rose Marie Meyers shall well and truly pay the aforemid don't at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and hesigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days? notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sals shall be at public auction for each, and the procesds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of sight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whather the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

UBER 290 MGE 245

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this

April, 1953.

CLARENCE A HOLD MRY TRS

CHARENCE A HOLD MRY TRS

(SEAL)

STATE OF MARYLAND, ALLEGAMY COUNTY, TO TITE day of April, 1963 I LERSEY CULTIFY, THAT ON THIS

before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcanid, personally appeared Rose Marie Mayers the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is trus and bons fide as therein setforth, and further made oath that he is the President of the within named mortrages, and duly authorised to make this affidavit.

VIITHESS my hand and Notarial Scal,

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHAST HOPEY CHATTAL ECRTOAGE, FADE THIS lothery of April, 195

by and between Charles R. Miller of Allegany

Leona M. Miller a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws

WITHESSETH.

of the state of Maryland, party of the second part,

the said party of the second part in the full sum of Three Hundred lifty-five (\$355.50)

payable one year after date thereof,

annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sun of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1947 Chevrolet 3/4 Ton Pickup Truck Motor # ARCM-251928

Serial # 149RK2672

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Charles R. Miller Leona M. Miller Leona M. Miller aball well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

10

LIBER 290 MCE 247

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and sasigns, or William G. Walsh, its duly constituted attermey or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser of purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days? notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, accordly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Charlas R. Miller his personal representatives and assigns, Leona M. Miller and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 0

And it is further agreed that until default is made in any of the organite or possitions of this mortgage, the said party of the first rt may remain in possession of the above mortgaged property.

FITTHES the hand and stal of the said mortgager this

April, 19531

Charles R. MILLY

LEONA -M. MILLER

ATE OF MARYLAND, ALLEGANY COUNTY, TO VITE

I MERES CENTIFY, TEAT OF THIS 10th day of April, 1953, fore me, the subscriber, a Notary Public of the state of Maryland, in Charles R. Miller Leons M. Miller d for the county aforcsaid, personally appeared within mortgagor, and acknowledged the aforegoing Chattel Mortgage be his act and deed, and at the same time before me also appeared arles A. Piper, President, of the within named mortgages, and made th in due form of law that the consideration in said mortgage is true bona fide as therein setforth, and further made oath that he is the seident of the within named mortgages, and duly authorised to make is affidavit,

VITHESS my hand and Motorial Scal,

LIBER 290 MGE 249



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HONEY CHATTEL HORTONGE, MADE THIS 13thay of April , 1963 of Allegeny by and between William John Moran a party of the first port, and THE LIBERTY Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

WHENEAS the said party of the first part is justly indebted unto the eaid party of the ecoond part in the full sum of Six Hundrad Fifteen (\$615.04)

tagether with interest theraon at the rate of six per cent (ex) per annum, as is evidenced by the promiseory note of the said party of the first part of even date and tenor herewith, for eaid indebtedness, together with interest se aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the some chall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in someideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part doce hereby bargain, cell, transfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Chev. Flestmaster 2 Dr. Serial # SEXA-2138

Motor # BAA-2768

TO HAVE AND TO HOLD the above mentioned and described perconal property to the said party of the second part, its successors and accigns, forever.

Provided, however, that if the seid William John Moran shall well and truly pay the aforesaid dobt at the time herein before cetforth, then this Chattel Northage shall be void,

said party of the second part in case default shall be made in the payment of the said indebtsdness, or if the party of the first part shall attempt to sell or dispose of the seid property above mortgaged, or any part thersof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the swent the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Valch, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

wehicle may be or be found, and take and carry away the eaid property hersby mortgaged and to cell the same, and to transfer and convey the same to the purchaser or purchasers thereof, hie, her or their aseigns, which seid sale chall be made in manner following to wit: by giving at least ten days notice of the time, place, manner and terms of cale in some newspaper published in Cumberland, Maryland, which caid sale chall be at public auction for each, and the proceeds arising from such cels shall be applied first to the payment of all expenses incident to such cale, including taxes and a commission of sight per cent to the party selling or making caid cale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

William John Morgan his personal representatives and assigns, and in the case of advertisement under the above power but not cals, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 C

188 290 MG 251

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 15th

of April, 1953.

William John Moran

AL THE PLAN

2 M Manne

STATE OF MARYIAID, ALLECANY COUNTY, TO "IT:

I ERRENT CLUTTEY, THAT OF THIS 18th day of April, 195 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforesaid, personally appeared William John Moran the within mortgagor, and asknowledged the aforegoing Chattel Mortgage to be his see and deid, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorized to make this affidavit.

MITHESS my hand and Notarial Scal.

MOTARY TURLIC

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE MOMEY CHATTEL ECREGAGE, MADE THIS Conday of Train, 1983 by and between Clarence D. Moreland of Allersty

County, Haryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH.

the said party of the second part in the full sum of Product of Pinty-three (2007.05) payable one year after date thereof, tegether with interest thereon at the rate of six per cent (2007.05) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the

same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consider, ation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign

unto the said party of the second part, its successors and assigns, the following described personal property:

1946 Chevrolet 4 Dr. Sedan

Marker & DAARBORD

Serial # 80JB-20006

TO HAVE AND TO HOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Sla rence S. Morelund shall well and truly pay the aforesaid debt at the time herein before setforth, than this Chattel Mortgage shall be void.

10

100 MGE 253

The said party of the first part oovenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thersof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party colling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said.

and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 C

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTUL LORTGAGE, MADE THIS SOLERY OF Throh, 1983 Allegery. Clarence D. Fereland by and between County, Envylond a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH.

WHIREAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Five-united Dinty-three payable one year after date thereof, tegether with interest thereon at the rate of air per cent () per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesoid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consider, ation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1946 Chevrolet 4 D. Sedan

Mater & DAASDOOD

Serial | SDJE-20006

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Cla rence D. Moreland Provided, however, that if the said shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Mortrage shall be void.

um 290 ma 253

The said party of the first part covenants and agrees with the said party of the account part in cass default shall be made in the payment of the asid indebtedness, or if the party of the first part shall attempt to sall or dispose of the said property above mortgaged. or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the syant the said party of the first part shall default in any agreement covenant or condition of the mort ags, then the entire mortgage debt intended to be scoured hersby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a

may be or be found, and take and earry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thersof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sals in some newspaper published in Cumberland, Maryland, which said sals shall be at public auction for eash, and the procesds arising from such sals shall be applied first to the payment of all expenses incident to such sals, including taxes and a commission of sight per cent to the party asiling or making said sals, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Charence D. Merchand his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigne.

And it is further agreed that until default is made in any of the venants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this Margh. 1865.

Clounce & Marilons

CLASSICS D. MENTAND

(SEAL)

ATE OF MARYLAND, ALLEDAMY COUNTY, TO LITE

I HERBAY CUPTIFY, THAT OF THIS Soth day of March, 1983 sfore me, the subscriber, a Notary Public of the state of Maryland, in ed for the county aforcsaid, personally appeared Glarence D. Noreland he within mortgagor, and acknowledged the aforegoing Chattel Mortgage be his act and deed, and at the same time before me also appeared marles A. Piper, President, of the within named mortgages, and made ath in due form of law that the consideration in said mortgage is true d bona fide as therein setforth, and further made oath that he is the resident of the within named mortgages, and duly authorised to make is affidavit.

VIINESS my hand and Notarial Scal-

usen 290 mm 255

FILED AND RECORDED MAY 1" 1953 at 1:00 M. THIS PURCHASE HOMEY CHATTEL HOPTGAGE, NADE THIS GER day of Armel, 1000

-1/12

a party of the first part, and THE LIBERTY RUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH .

WHEREAS the said party of the first part is justly indebted unto he said party of the second part in the full sum of Six number of the

1000/10 payable one year after date thereof, tagether with interest thereon at the rate of 1100 per cent (5%) per nnum, as is evidenced by the promiscory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (21.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the accond part, its successors and assigns, the collowing described personal property:

1953 For 4 Dr.

Serial # ASC 3-114750

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever,

Provided, however, that if the said Joan W. Mul'in " shall well and truly pay the aforesaid doht at the time hersin before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness; or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thersof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attornsy or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sals in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sals shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sals, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

LIDER 290 MGE 257

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITTESS the hand and seal of the said mortgagor this

day of Arti, 1957;

falore mulling (SEAL

STATE OF MARYLAND, ALLECANY COUNTY, TO ".IT:

I HERSBY CHATTIFY, THAT OF THIS day of April, 1950 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcsaid, personally appeared John W. Mullin the within mortgagor, and acknowledged the aforegoing Chattel Nortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgagec, and made oath in due form of law that the consideration in said mortgage is trus and bona fids as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

TITHESS my hand and Notarial Scal.



PILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE NORTY CHATTEL NORTGAGE, made this day of April, 1963 by and between John A. N. es, Jr. , party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

WHEREAS the said party of the first part is justly indebted unto he said party of the second part in the full sum of Bight Hundred Sixty-one ----and-----00/100 payable one year after date thereof, together with interest thereon at the rate of five per cent (m) per mum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby povenants to pay to the said party of the second part, as and when the ame shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises a nd of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign mto the said party of the second part, its successors and assigns, the collowing described personal property:

> 1953 Plymouth Club Coupe Granbrock Motor # P24-511584 Serial # 13276647

TO HAVE AND TO HOLD the above mentioned and described personal reporty to the said party of the second part, its successors and assigns,

Provided, however, that if the said J hm A. Mies, Jr. shall well and truly pay the aforesaid debt at the time herein before etforth, then this Chattel Mortgage shall be wold.

10ER 290 MIX 259

The said party of the first part covenance, and marees with the anid party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to seil or dispose of the said property above mortinged, or may part thereof, without the assent to much sale or disposition expressed in writing by the said party of the second part or in the event the said party of the flast part shall default in any agreement covenant or condition of the mort age, then the entire mort ato dout intended to be seoured heraby shall become due and juyable at onus, and chase presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or william C. walen, its duly constituted attorney or upent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle or be found, and take and carry away the said property hereby mortiaged and to sell the sume, and to transfer and derivey the same to the purchaser or purchasers thereof, his, hir or their assi,ns, which said sale shall be made in manner folicaing to with by giving at least ten days' notice of the time, place, menner and because of uncle in a me newspaper, published in Cumberland, maryland, which said sule shall be at public suction for cash, and the proceeds arising from such size shall be applied first to the payment of all expensus incident to such site, including taxes and a commission of eight , at cent to the party sellin, or making said sale, eccountry, to the , wywant of all moneys owing under this mort, age shother the came where have then entured or not, and ue to the balance to pay the same over to the said

his personal representatives and assigns. John A. Mies, Jr. and in the case of advertisement under the above some but not sale, one-half of the above commission shall be allowed and paid by the mortinger, his personal representatives or assigns.

And it is further agreed that until default is made in any of the evenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgager this April, 1953.

STATE OF MARYLAND, ALLEGAMY COUPTY, TO HIT:

I HEREBY CENTIFY, THAT ON THIS 11thday of April, 1963 before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared John A. Nies, Jr. the within mortgager, and a cknowledged the afore; oing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mertgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WITHESS my hand and Notarial Scal,1

18FR 290 MGE 261

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTEL LORTGAGE, PADE THIS THE day of Manager, 1

by and between William T. Most Ers. Verenica Neel a party of the first part, and THE LIBERTY County, seplend TRUST COMPANY, a banking corporation duly improperated under the laws of the state of Maryland, party of the second part,

. WITNESSETH. WHEREAS the seid party of the first part is justly indebted unto

the said party of the second part in the full sum of Town live and payable one year after date thereof, 19. 40 1 1 100 100 tegether with interest thereon at the rate of six per cent (5) per annum, as is evidenced by the promissory note of the said party of the

first part of even date and tesor herowith, for said indebtedness, together with interest as eforesaid, said party of the farm part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgege witnesseth that in consideration of the premises and of the sum of one bollar (\$1.00) the said party of the first part does hereby bargain, soil, transfer, and assign unto the said party of the second part, its successers and assigns, the following described personal property:

> 11" Tropley Table T. . Set 307887 1 1048208

TO HAVE AND TO HOLD the above sentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said William T. Most shall well and truly pay the aforesaid debt at the time herein before setforth, than this Chuttel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the payty of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Talsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same shall have then matured or

his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

5 0

toen 290 mgs 263

And it is further agreed that until default is made in any of the ovenants or conditions of this mortgage, the suid party of the first ert may remain in possession of the above mortgaged property.

WITHESS the hand and scal of the said mortgagor this

ay of

Men Vernica noel (SRIL)

2022 Jane

STATE OF MARYLAND, ALLEGANY COUNTY, TO ".IT!

I EXREST CERTIFY, TEAT ON THIS day of March, 1000 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Maryland Mool the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VIITNESS my hand and Notarial Scal,

NOTARY PUBLIC

30

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTEL LORTGAGE, MADE THIS 9th day of April, 1983 Bugene C. Park by and between of Allegany a party of the first part, and THE LIBERTY Maryland County, TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHINEAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Fifteen Hundred One (\$1501.04)

payable one year after date thereof. tegether with interest thereon at the rate of five per cent (5%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargein, sell, transfer, and essign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Ford Customline 2 pr. Serial # A38G-118943

TO HAVE AND TO FOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Eugene C. Fark shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortgage shall be void.

UBER 290 MIE 265

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thersof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement cevenant or condition of the mort age, then the entire mortrage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the sesond part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sule shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some never aper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cant to the party salling or making said sals, secondly, to the payment of all moneys owing under this mortiage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Eugene C. Park his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onshalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns,

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property,

WITHESS the hand and seal of the said mortgagor this 9th

April, 1953.

(SEAL)

STATE OF MARYLAND, ALLECANY COUNTY, TO WITE

I HEREDY CHATTEY, THAT OF THIS 9th day of April, 1953 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforcanid, personally appeared Sugene C. Park the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgagee, and duly authorized to make this affidavit.

VIINESS my hand and Notarial Scal.

USER 290 MG 267

FILED AND ACCORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHASE HOWRY CHATTLE HORTGAGE, MADE THIS 14thday of April, 1963

of Allegany

Edward C. Paugh by and between a party of the first part, and THE LIBERTY

County, TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH .

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Twelve Hundred Thirty-seve payable one year after date thereof,

tegsther with interest thereon at the rate of six per cent (off) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mertgage witnesseth that in considery ation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1951 Nash Sedan Serial # K510040

Motor # 8295936

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the geocond part, its successors and assigns,

Provided, however, that if the said Edward C. Paugh shall well and truly pay the aforeseid debt at the time herein before satforth, then this Chattel Northage shall be void.

wehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchasers or purchasers thereof, his, her or their assigns, which said sale about he made in menner following to wit: by giving at least ten days? notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public attains or cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Edward C. Faugh his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and pend by the mortgagor, his personal representatives or assigns.

2 0

UBER 290 MGE 269

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 14th

day of April, 1953.

Matrice Laborageline

Saward Dangerson

EDWARD C. PAUGH

(SE/L)

STATE OF MARYLAND, ALLEGAMY COUNTY, TO "IT.

I MREET CHATTEY, THAT ON THIS 14th day of April, 1968 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Edward C. Paugh the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

TATHESS my hand and Notarial Scal.

NOTARY TUBLIC

80

Ma,

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHAST HOPEY CHATTEL LORTGAGE, MADE THIS TOTAL APPLIA 1945

by and between Walter A. Foling of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incomparated under the laws
of the state of Maryland, party of the second part,

WITHESSATH.

MANAGES the seid party of the first part is justly indebted unto

(\$654.85)

poyable one year after date thereof,

tegether with interest thereon at the rate of six per cent (\$6) per

annum, as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

covenants to pay to the said party of the second part, as and when the

same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1947 Chevrolet Aero Sedan Serial # 1 4EKC13839

TO HAVE AND TO HOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Walter A. Poling Mary V. Poling shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

10

18FR 290 MG 271

The said party of the first part covenants and agrees with the said party of the second part in ease default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be second hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh; its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

which may be or be found, and take and corry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days notice of the time, place, manner and terms of sale in some never paper published in Cumberland, Maryland, which said sale shall be at public auction for each, end the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Walter A. Poling his personal representatives and assigns, Mary V. bling his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

S C

And it is further agreed that until default is made in any of the bvenants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 10th April, 1953.

MALTER A-POLITE

Soling. (SE

M. We learne

TATE OF MARYLAND, ALLEGANY COUNTY, TO LIT.

I EXREPT CERTIFY, THAT OF THIS

lefore me, the subscriber, a Motary Public of the state of Maryland, in

and for the county aforesaid, personally appeared Malter A. Poling

the within mortgagor, and acknowledged the aforegoing Chattel Mortgage

to be his act and deed, and at the same time before me also appeared

thanks A.Piper, President, of the within named mortgages, and made

ath in due form of law that the consideration in said mortgage is true

and bona fide as therein setforth, and further made oath that he is the

resident of the within named mortgages, and duly authorized to make

his affidavit.

MITHESS my hand and Notarial Scal.

NOTARY PUBLIC

UBER 290 MGE 273

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHASE HOMEY CHATTEL HORTGAGE, MADE THIS 8th day of April, 1953

by end between Walter Earl Price of Allegany Helen W. Price County, Maryland a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the stete of Maryland, party of the second part,

WITHESSETH:

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Four Hundred 'ne (\$101.29)

------20/100 payable one year after date thereof, tegether with interest thereon at the rate of six per cent (6%) per annum, so is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby povenents to pay to the said party of the second part, as end when the same shall be due and payable.

NOW THERSFORM, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargein, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal propertys

25" Homelite Chain Saw

M. #26LCS

Serial # 385615

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and essigns, forever.

Provided, however, that if the seid Welter Berl Price Helen W. Price hall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void,

C

L

The said party of the first part covenants and agrees with the soid party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part of in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

chain saw may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all monays owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Walter Earl Price
Helen W. Frice
his personal representatives and assigns,
and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,
his personal representatives or assigns.

2 0

188 290 MG 275

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHERS the hand and seal of the said mortgagor this 8th

y of April, 1953.

xwalter Earl Xuckeral

WALTER EARL PRICE

but here (5)

HRIEN W. PRICE

STATE OF MARYLAND, ALASCANY COUNTY, TO THE

before me, the subscriber a Motory Public of the state of Maryland, in Malter Earl Price and for the county aforesand, personally appeared Helen W. Price the within mostgreer, and admostledged the aforegoing Chattel Mortgage to be his accent dotd, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgage, and duly authorised to make this affidavit.

Willess my hand and Motorial Scal.

MOTARY IUNLIC

SC

FILED AND RECORDED WAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOWEY CHAPTEL LOTTS OR. NULS THIS STANDAY OF APPLA, 1883 by and between . Moflie Jone Richardson of Zills mag a party of the first part, and THE LISTITY & County, linesteral TRUST CO PARY, a banking corporation duly incorporated under the late of the state of Maryland, party of the second part,

DITHUES STHE

WHERE S the said party of the first part is justly indebted unto the said party of the second part in the full sum of The Bundred Dennty-Pir (3008.47) payable one year after date thereof, together with interest thereon at the rate of air per cent (et) per

annua, as is evidenced by the promissory note of the said party of the first part of even date and tenor birewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

HOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby targain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1946 Chav. Tuder Tedah

Motor # 2757320

Serial @ 145A10-1008

TO HAVE AND TO FOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Figilia Jame Richardson shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hort are shall be void,

LIDER 290 ME 277

The said party of the first part covenants and sprees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Welsh, its duly constituted attorney or agent, are hereby sutherized at any time thereafter to enter u on the provises there the aforedescribed a

may be or be found, and take and carry away the vehiole said property hereby mortgaged end to soll the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which soid sale shall be made in manner following to wite by giving at least ten days no ice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for eash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mort, age thather the same shall have then matured or not, and as to the balance to pry the same over to the said

Phyllis Jana Michardson his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that small default in made in any of the covenants or conducted of this moregue, the said purty of the first port may remain in passession of the above moregred property.

WITHERS the hand and seal of the said mortragor this oth

day of April, 1988.

+ Phyllis Jane Rilacher (STAL

14 XIVIS CAND TICH DOM:

(SE/L)

2021. 7

STATE OF MARYIAND, ALLECANY COUNTY, TO LITE

before me, the subscriber, a Notory Fublic of the state of Maryland, in and for the county aforested, personally appeared Phyllia Jone Richa dam the vatain mortgager, and auknowledged the aforegoing Chattel Mortgags to be his act and coed, and at the same time before me also appeared Charles A. Fiper, President, of the wathin named mortgagee, and made oath in due form of law that the consideration is said mortgage is true and bona fide as therein metforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affedowit.

LITHESS my hand and Motorial Scol.

NOTARY PUBLIC

USER 290 ME 279

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HONEY CHATTUL ECREGAGE, MADE THIS 5th day of April, 1955

by and between Charles Roy Robey of Allegany
Mary C. Robey

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking componation duly incomponated under the laws

of the state of Maryland, party of the second part,

WITHESSETH.

NOW THEREFORE, This Chattel Mortgage witnesseth that in considered ation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sall, transfer, and assign unto the said party of the second part, its successers and assigns, the following described personal property:

1949 Buick Super Sedan Engine # 54359895

Serial # 1523821

TO HAVE AND TO MOID the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Charles Roy Robsy Mary C. Robey shall well and truly pay the aforesaid debt at the time herein before satforth, than this Chattel Northage shall be void.

LC

Charles Roy Robey his personal representatives and assigns, Mary C.Robey and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

2 C

LIDER 290 MOE 281

And it is further agreed that until default is made in any of the ovenants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgaged property.

WITNESS the hand and scal of the said mortgagor this g.
lay of April, 1953.

Charles Roy Robert

Many & Rober (SEAL)

STATE OF MARYLAND, ALLEGAMY COUNTY, TO 'IT'

I HEREBY CHRITIFY, THAT ON THIS 8th day of April, 1983before me, the subscriber, a Notary Public of the state of Maryland, in
Charles Roy Robey
and for the county aforesaid, personally appeared Mary C. Robey
the within mortgagor, and acknowledged the aforegoing Chattel Hortgage
to be his act and deed, and at the same time before me also appeared
Charles A.Piper, President, of the within named mortgages, and made
cath in due form of law that the consideration in said mortgage is true
and bone fide as therein setforth, and further made eath that he is the
President of the within named mortgages, and duly authorised to make
this affidavit.

Witness my hand and Notarial Scal.

HOTARY PUBLIC

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHAST HOWEY CHATTIL LORTGAGE, MADE THIS 8th day of "pril, 1953 of Allegany J seph G. Robertson a party of the first part, and THE LIBERTY Maryland TRUST COMPANY, a banking corporation duly incomporated under the lame f the state of Maryland, party of the second part, WITHESSETH.

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Fourteen Hundred Forty tagether with interest thereon at the rate of six per cent (est) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforegoid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payablo.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sur of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1952 Mercury Sedan Serial # 52MB59414M

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Joseph G. Robertson shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortrage shall be void.

ion 290 mic 283

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the enid party of the first part shall default in any agreement ocvenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the ecoond part, its successors and assigns, or William C. Walsh, ith duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a complesion of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Joseph G. Robertson his personal representatives and assigns. and in the case of advertisement under the above power but not sale, ones half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns/ .

And it is further agreed that until default is made in any of the ovenants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this April, 1953.

MIE OF MARYLAND, ALLECANY COUNTY, TO VITA

I HEREBY CHATIFY, THAT OF THIS 8th day of April, 1953 pefore me, the subscriber, a Notary Public of the state of Maryland, in Joseph G. Robertson and for the county aforcsaid, personally appeared the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared tharles A. Piper, President, of the within named mortgages, and made path in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make his affidavit.

VIINESS my hand and Notarial Scal.



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTEL HORTGAGE, MADE THIS 8th day of April, 1953

a party of the first part, and THE LIBERTY Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second parts

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Nine Hundred Eleven---- ------ payable one year after date thereof. tegether with interest thereon at the rate of six per cent (of) per annum, as is evidenced by the promissory note of the said party of the first part of sven date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the esid party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Mercury 4 Dr. Serial # 500A19725M

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Robert O. Robeson .

Elisabeth Robeson shall well and truly pay the aforesaid dcbt at the time herein before setforth, then this Chattel Mortgage shall be void-

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Halsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days " notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses insident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Robert O. Robeson Elizabeth Robeson his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

USER 290 MGE 287

And it is further agreed that until default is made in any of the covenants or condutions of this mortgage, the suid party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortragor this

(STAL

April, 1953.

STATE OF MARYLAND, ALLEGAMY COUNTY, TO "IT's

day of April, 1953 I MERENY CEPTIFY, THAT OF THIS 8th before me, the subscriber, a Motory Public of the state of Maryland, in Rebert O. Robeson Elizabeth Robeson and for the county aforeaned, personally appeared the within mortgagor, and anknowledged the aforegoing Chattel Hortgage to be his acc and deed, and ut the same time before me also appeared Charles A. Piper, Precident, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he is the President of the within named mortrages, and duly authorized to make this affidavit.

VAITHESS my hand and Notarial Scal.

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE NOWEY CHATTL LOTTINGS, MUDE THIOSTA day of April, 1953 by and between Harmon L. Robinstte of Allegany a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Haryland, party of the second part,

WHIRE S the said party of the first part is justly indebted unto the said party of the second part in the full sum of Seventeen Hundred Pour (\$1704.39) payable one year after date thereof, together with interest thereon at the rate offive per cent (5%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its guecessors and assigns, the following described personal property:

> 1953 Ford 4 Door Customline V-8 Serial # BSCG-117282

TO HAVE AND TO FOID the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, howe er, that if the said Harmon L. Robinette shall well and truly pay the aforesaid debt at the time herein before etforth, then this Chattel Hortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sail the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Harmon L. Robinette and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortragor this 6th Apr 11, 1953. day of

x Harmon & Robinto (87AL

HARMON L. ROBINSTTE (SEAL)

STATE OF MERYLAND, ALLECANY COUNTY, TO LITE

I DERENT CONTRY, THAT OF THIS 6th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared Hermon L. Robinstte the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this arridavit.

LITHESS my hand and Motorial Scal.

100 ME 291

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTUL ECREGAGE, MADE THIS 8th day of "pr 11, 1963

by and between Raymond A. Schaidt a party of the first part, and THE LIBERTY County, TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Haryland, purty of the second part,

KHIERRAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of live Hundred Thirty-eight (\$538.58) payable one year after date thereof, tegether with interest therson at the rate of six per cent (cg) per annum, as is evidenced by the promissory note of the said party of the first part of svan date and tenor herewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part doss hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Chev. F.M. 2 Dr. Sedan Motor # EAA-294769

Serial # 88101-21793 TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Raymond A. Schaidt shall well and truly pay the aforesaid debt at the time hersin before satforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William G. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

wehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days notice of the time, place; manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a cosmission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then metured or not, and as to the balance to pay the same over to the said

Raymond A. Schmidt his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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then 290 mm 293

And it is further agreed that until default is made in any of the evenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property,

WITHESS the hand and scal of the said mortgagor this and April, 1953.

profound a scholate (BEAL RAYMOND A. BCHAIDT

(8841.)

TATE OF MARYLAND, ALLEGARY COUNTY, TO ".IT.

rul leventini

I MEREBY COMMIFY, THAT OF THIS 8th day of April, 1963 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforceaid, personally appeared Raymond A. Schaidt the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and dead, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made outh in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorised to make this affidavit.

Withess my hand and Notarial Scal,

MOTARY PUBLIC

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOPEY CHATTEL ECREOGE, MADE THIS 6th day of April, 1963
by and between Carl F.Sohurg of Allegany

County, Maryland a party of the first part, and THE LISHITY

TRUST COMPANY, a banking componention duly incomponented under the laws
of the state of Maryland, party of the second part,

WITHESELTH.

THENNAS the send party of the first part is justly indebted unto

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the num of one Dollar (31,00) the said party of the first part does hereby bargain, still, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Chevrolet 2 Dr.Stylemaster Serial # 3DJR18576

TO MAYE AND TO HOLD the above rentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Carl F. Schurg shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Hertrage shall be void.

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18ER 290 MOR 295

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigne.

C

And it is further agreed that until default is made in any of the venants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgaged property. WITHESS the hand and seal of the said mortgagor this 20 April, 1953.

(STAL

TE OF MARYLAND, ALLEGARY COUNTY, TO LITE

6th day of I MERSBY CHATTEY, THAT OF THIS fore me, the subscriber, a Notary Public of the state of Maryland, in nd for the county aforcasid, personally appeared Carl F. Schurg e within mortgagor, and acknowledged the aforegoing Chattel Hortgage be his act and deed, and at the same time before me also appeared marles A.Piper, President, of the within named mortgages, and made ath in due form of law that the consideration in said mortgage is true nd bone fide as therein setforth, and further made outh that he is the resident of the within named mortgages, and duly authorised to make his affidavit.

VITNESS my hand and Motarial Scal.

10m 290 ME 297

WITNESS RYH:

FILED AND RECORDED NAY 1" 1953 46 1:00 P.M. THIS PURCHASE HOMEY CHATTEL HOPTGAGE, MADE THIS 10thday of April, 1953 by and between of Allegany William C. Sheldon, Jr. a party of the first part, and THE LIBERTY County, Maryland RUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHENEAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Three Hundred Fourteen (\$314.00) payable one year after date thereof, tegether with interest thereon at the rate of six per cent () per annum, as is avidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, agether with interest as aforesaid, said party of the first part hereby povenants to pay to the said party of the second part, as and when the same shall be due and payable,

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1960 Ford Four Sedan Serial # BONR-131066

TO MAYE AND TO ICED the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said William G. Sheldon, Jr. shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Merthage shall be void,

William G. Sheldon, Jr. his personel representatives and assigns, and in the east of advertisement under the above power but not sale, onehalf of the above commussion shall be allowed and paid by the mortgagor, his personal representatives or assigns.

LIBER 290 MGE 299

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITNESS the hand and seal of the said mortgagor this loth

day of April ,1953

(SEAL)

STATE OF MARYLAND, ALLEGARY COUNTY, TO LITE

I MERSEY CHATTEY, THAT ON THIS loth day of April, 1985 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforcanid, personally appeared William G. Sheldon, Jr. the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VAINESS my hand and Notarial Scal.

PILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE NEWST CHATTIL POLICIES, PADE THIS 8th day of April, 963
by and between John Smallwood of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws

WITHESE THE

of the state of Maryland, party of the second part,

Williams the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Three Hundred Forty-one (\$341.40)

payable one year after date thereof,

together with interest thereon at the rate of six per cent (ex) per

annum, as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

covenants to pay to the said party of the second part, as and when the

same shall be due and payable.

ACH THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby barrain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1947 Oldsmobile 5 Pass. Club Cpe.

Motor # 6-134348-H

Serial # 66-146067

TO HAVE AND TO FOID the above rentioned and described personal projectly to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said John Smallwood shall well and truly pay the aforgasid debt at the time herein before setforth, then this Chattel Hortrage shall be wold.

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188 290 MGE 301

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Talsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the previses where the aforedescribed a

said property hereby morticized and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortings whether the same shall have then matured or not, and as to the balance to pay the same over to the said

John Smallwood his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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har tel

And it is further agreed that until default is made in any of the covenants or conditions of this mortgore, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and scal of the said mortgagor this 8th day of April, 1953.

John Smallwood 18

JOHN SMALLWOOD

__(SEAL

Total Manue

STATE OF MARYLAND, ALLEGAMY COUNTY, TO TITE

I MEREBY CENTIFY, THAT OF THIS 8th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared John Smallwood the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made onth in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorized to make this affidavit.

LITHESS my hand and Notarial Scal.

The of Manager Public

188 290 ME 303

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHAST HOMEY CHATTLE HORTOAGE, MADE THIS 15thday of April, 1968

by and between Donald H. Smith of ... Allegany Bary F. Smith, Lee Marple County, a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws

WITNESSETH:

of the state of Maryland, party of the second part,

THEREAS the said party of the first part is justly indebted unto
the said party of the second part in the full sum of Two Hundred Seventy-six

(\$276.63)

payable one year after date thereof.

tegether with interest thereon at the rate of six per cent (eg) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

R.C.A. Console 21" T.V.Set

s. # D-6904935

Model # 21-T-322

TO HAVE AND TO HOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Donald II. Smith Mary F. Smith, Lee Marple shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Mortgage shall be void.

10

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be seconded hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Talsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

T.V. Set may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Donald H. Smith
Mary F. Smith, Lee Marple his personal representatives and assigns,
and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,
his personal representatives or assigns.

. .

LINE 290 MGE 305

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property;

WITNESS the hand and seal of the said mortgagor this 13th

ay of April, 1953.

Monald Hamiet (STAL)

Mary Joseph Mary F. SHITH

STATE OF MARYLAND, ALLECANY COUNTY, TO "III.

I MERSEY CHATTEY, THAT ON THIS 18th day of April, 1953

before me, the subscriber, a Motory Public of the state of Maryland, in Donald H. Smith and for the county aforesaid, personally appeared Mary F. Smith Lee Marple the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgagee, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgagee, and duly authorised to make this affidavit.

VIITNESS my hand and Notarial Scal.

Day M. / some

NOTARY PUBLIC

3C

188 290 MGE 306



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE MOVEY CHATTEL LORITORGE, MADE WIS 13thday of April, 1963

John H. Snyder, Jr. Francis L. Snyder Allegany Maryland a party of the first part, and THE LIBERTY County, TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH .

THEREAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Six Hundred Fifty-eight (\$658.42) payable one year after date thereof, together with interest thereon at the rate of six per cent (og) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, sold party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Chev. 4 D. Sedan Mctor # FAM-1411 Seriel # 14FJA-1099

> > rite.

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said John H. Snyder, Jr. shall well and truly pay the aforesaid debt at the time herein before setforth, than this Chattel Mortrage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sels or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement sovement or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby deslared to be made in trust, and the said party of the sesond part, its successors and sesigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the pramises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sail the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their sseigns, which said sale shall be made in manner following to wits by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Camberland, Maryland, which said sale shall be at public suction for each, and the procesds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sals, secondly, to the payment of all moneys owing under this mertgage whether the same shall have then matured or not, and as to the belance to pay the same over to the said

John H. Snyder, Jr. Francis L. Snyder his personal representatives and assigns, and in the ease of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

14 (2)

And \$6 is further agreed that until default is made in any of the evenants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortg. ged property.

WITHESS the hand and scal of the said mortgagor this April, 1963.

7. We beauting

ATE OF MARYIAND, ALLEDAMY COURTY, NO LITE

I MERERY COMPLEY, THAT OF THIS 13th day of April, 1953 fore me, the subscriber, a Motary Public of the state of Maryland, in d for the county aforcasid, personally appeared e within mortgagor, and acknowledged the aforegoing Chattel Hortgage be his act and deed, and at the seme time before me also appeared marles A. Piper, President, of the within named mortgages, and made th in due form of law that the consideration in said mortgage is true d bona fide as therein setforth, and further made oath that he is the esident of the within named mortgages, and duly authorised to make is affidavit.

TITHESS my hand and Notarial Scal,

THER 290 MIE 309



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCEASE HOMEY CHATTEL HOPTGAGE, MADE THIS 6th day of April, 1963

Phillip C. Sonner of Mrs. Joreatha C. Duckworth Allegany Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second parta

WITHESSETH .

WHERE'S the said party of the first part is justly indebted unto the said party of the second part in the full sum of Five Hundred Forty-seven payable one year after date thereof,

tegether with interest thereon at the rate of ix per cent (egg) per annum, as is evidenced by the promiseory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THERETORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby targain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1946 Olds. 6 4 Door Spec.

Motor # A-6872

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forsver,

Provided, however, that if the said Phillip C. Sonner shall well and truly pay the aforesaid doht at the time horsin before setforth, then this Chattel Mertgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed a may be or be found, and take and carry away the vehilos said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sule shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some neveraper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the prooceds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Phillip C. Sonner his personal representatives and assigns, Mrs. Joreatha C. Duckworth and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 0

1958 290 MRE 311

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this

day of April, 1968.

PHILLIP C. SONDER

MRS. JORGATHA C. D UCKWORTH

4x Joseph C. J. Kennetto

STATE OF MARYLAND, ALLEGARY COURTY, TO WITE

I MERCY CLATIFY, THAT IN THIS 6th day of April,
before me, the subscriber, a Notary Public of the state of Maryland, in
and for the county aforesaid, personally appeared Mrs. Jorentha C. Duckers
the within mortgager, and acknowledged the aforegoing Chattel Nortgage
to be his act and deed, and at the same time before me also appeared
Charles A.Piper, President, of the within named mortgages, and made
onth in due form of law that the consideration in said mortgage is true
and bona fide as therein setforth, and further made onth that he is the
President of the within named mortgages, and duly authorised to make
this affidavit.

Witness my hand and Notarial Scal,

-QM.9----

NOTARY TUBLIC

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UBER 290 MEE 312

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE MOVEY CHATTEL ECREGAGE, MADE THIS 18thday of April, 1963 Allegany Richard L. Taylor, Jr. a party of the first part, and THE LIBERTY Maryland

UST COMPANY, a banking corporation duly incorporated under the laws the state of Maryland, party of the second part,

WITHESSETH.

WHIREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Eleven Hundred Eighty-two (\$1162.51) payable one year ofter date thereof,

together with interest thereon at the rate of six per cent () per annum, as is evidenced by the promissory note of the said party-of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be dur and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sur of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1952 Pontiac 4 Dr. Chief. Delume Serial # PSWS-3136

TO HAVE AND TO BOID the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Richard L. Taylor, J. Provided, however, that if the said shall well and truly pay the aforesaid dobt at the time herein before setforth, than this Chattel Nortrage shall be void.

tem 290 mg 313

The said party of the first part covenants and agrees with the said party of the second part in sase default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to selt or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in walling ty the said marty of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage dabt intended to be accured hereby shoul moome dut and payable at once, and these presents are hereby declared to be made in wrust, and the said party of the second part, ats subcessers and assigns, or William C. Walsh, its duly constituted atterney or agent, are hersby authorized at any time thereafter to enter upon the premises where the aforadesoribed a

may be or be fourt, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the some to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner Pollowing to witt by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mort, age whether the same shall love then matured or not, and as to the balance to pay the same over to the said

Richard L. Taylor, Jr. his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this

day of

Richard & Daylob NISTAL

(SEAL)

STATE OF MARYLAND, ALLEGARY COUNTY, TO WITE

I HEREBY CHATLEY, THAT ON THIS 13th day of April, 1963 before me, the subscriber, a Motary Public of the state of Maryland, in and for the councy aforesaid, personally appeared Richard L. Taylor, Jr. the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made outh in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make

VIINESS my hand and Motorial Scul.

LBER 290 MIT 315



FILED AND RECORDED MAY 1" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTEL HOPTGAGE, MADE THIS 1-t day of A----

Doris L. Twice a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH

KHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Seven Condend Pinty payable one year after date thereof.

tegether with interest thereon at the rate of the per cent (at) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THERETORE, This Chattel Mortgogs witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1947 Clove let Sada: Dalimin , Two 1947 Dodre 4 Door Sada. 30:101 147JJ-21460 Seriel 4 30020205

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Virgil W. Twing shall well and truly pay the aforessid doht at the time herein before setforth, then this Chattel Mortgage shall be void.

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to witt by giving at least ten days? notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one, half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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LIBER 290 MGE 317

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this

day of April, 1958.

Shirt Tunga (SEAL)

STATE OF MARYLAND, ALLECANY COUNTY, TO WITE

I MERSEY CERTIFY, TEAT ON THIS . 100 day of A. 1008 before me, the subscriber, a lictary Public of the state of Maryland, in and for the county aforesaid, personally appeared Darie 1. Twice the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorized to make

VIINESS my hand and Notarial Scal,

this affidavit.



Compared and Master

FILED AND ACCORDED MAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOWET CHATTAL MORTGAGE, MADE THIS 13thday of April, 1953 Philip W. Ward by and between Maryland a party of the first part, and THE LIBERTY ounty, RUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

NHERRAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Bight Hundred Fifty-five (\$855.90) -and--90/100 payable one year after date thereof, together with interest thereon at the rate of six per cent (of) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby povenants to pay to the said party of the second part, as and when the ame shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1952 John Deer Tractor

Model M

Seria: # M5654

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns;

Provided, however, that if the said Philip W. Ward shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Mortgage shall be void.

teen 290 mgs 319

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its succeasors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mort aged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public suction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Philip W. Ward and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is fur her agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHGES the hand and scal of the said mortgager this 18th day of April, 1968.

Aly W. Ward (STA)

PHILIP W. WARD

(SEAL)

STATE OF MARYLAND, ALLIMANY COUNTY, TO "IT:

I MRANY CECIFY, THAT ON THIS 13th day of April, 1963 before me, the subscriber, a Fotory Public of the state of Maryland, in and for the county aforesaid, personally appeared Philip W. Ward the within northways, and acknowledged the aforegoing Chattel Mortgage to be his not and dead, and at the same time before me also appeared Charles A. Piper. President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

LITHESS my hand and Motorial Scal.

"vois

NOTARY PUBLIC

10ER 290 MGE 321

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHASE HOWEY CHATT'L HOPTGAGE, NADE THIS lothday of April, 1988

by and between Donald H. Welsh of Allegany Shirley J. Welsh County; Maryland a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

same shall be due and payable.

the said party of the second part in the full sum of Two Mundred Twenty-four (\$224.53)

tegs ther with interest therson at the rate of six per cent (6%) per annum, as is svidenced by the promissory note of the said party of the first part of even date and tenor herevith, for said indebtedness, together with interest as aforesaid, and party of the first part hereby covenants to pay to the said party of the second part, as and when the

NOW THEREFORE. This Chattel Mortgage witherseth that in consideration of the premiers and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

17" Table T.V. Grosley Serial # 25995

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Donald H. Welsh shall well and truly pay the aforesaid deht at the time herein terreses setforth, then this Chattel Northage shall be void.

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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Donald H. Welsh his personal representatives and assigns, Shirley J. Welsh and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and pead by the mortgagor, his personal representatives or assigns.

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tem 290 mc323

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 10th XMEh

day of April, 1953.

Donald & Nelle

Jo O O O

lak (BE/

a glanger

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

I HEREBY CERTIFY, THAT OF THE 10th day of April, 1983 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Donald H. Welsh the within mortgagor, and acknowledged the aforegoing Chattel Hortgags to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VITNESS my hand and Notorial Scal.

DE JO DE PLAN

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FILED AND RECORDED WAY 1"1953 at 1:00 P.M.

THIS PURCHASE MONEY CHATTEL MORTGAGE, made this day of April, 1958 John D. Whalley , party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH:

WHEREAS the said party of the first part is justly indebted unto he said party of the second part in the full sum of Three Hundred Twenty-three payable one year after date thereof, together with interest thorson at the rate of six per cent (of) per num, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby povenants to pay to the said party of the second part, as and when the ame shall be due and payable.

HOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises a nd of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign mto the said party of the second part, its successors and assigns, the following described personal property:

> Philos T. V. Set Serial # X56830 Model # 2266M

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said John D. Whalley shall well and truly pay the aforesaid debt at the time herein before etforth, then this Chattel Mortgage shall be wold,

LIBER 290 MGE 325

The said party of the first part ovenance and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortcaged, or my part thereof, without the smeant to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortage, then the entire mort are deut intended to be secured heraby shall become due and anyable at once, and chase presents are hereby declared to be sade in trust, and the said party of the second part, its successors and essions, or millian C. walsh, its duly consectated attorney or ugent, are hereby authorized at any time thereafter to enter upon the premises where the aforecourribse a XX T.V. Set may be or be found, and take and carry away the said property hereby mortiaged and to sell the same, and to truncier and convay the same to the jurchaser of purchasers thereof, his, h r or their assi,ns, which said have their be made in manner folio in to with by giving at least con days' notice of the time, place, menner and terms of unle in a me near sage, published in Combettand, earyland, which said sale shall be at public suction for cash, and the proceeds arisin, from such said shall be a clied first to the payment of all expenses incluent to such saie, including taxes and a commission of eight or comt to the party ceilin, or making said cale, secondly, to the asyment of all coneys oring under this mort, the whether the came shall have then antered or not, and as to the balance to ay the made over to the said

his personal representatives and usei no. John D. Whalley and in the case of advertisement under the above west but not sale, one-half of the above consission that be allowed and paid by the sort agor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgager this 7th
of April, 1953.

day of

w Holally (SE

JOHN D. WHALLEY

STATE OF MARYLAND, ALLMGANY COUNTY, TO WIT:

I HEREBY CERTIFY, THAT ON THIS

Th day of April, 1963

before me, the subscriber, a Fotary Public of the State of Maryland, in and for the County aforesaid, personally appeared John D. Whalley the within mortgager, and a cknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within maned mortgages, and made eath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made eath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WITHESS my hand and Notarial Seal,1

The MA COMME

UBER 290 MGE 327

FILED AND RECORDED HAY 1" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTUL LORIGAGE, NADE ITIS lathing of April, 1955
by and between Robert A. Willison of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITNESSETH.

RHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Two Hundred Seventy-one

(\$271.29) payable one year after date thereof, tagether with interest thereon at the rate of ix per cent (%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby barrain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

17" Table Notorola T.V.Set Ser:al # 288680

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Mildred I. Willison Robert A. Willison shall well and truly pay the aforesaid dobt at the time herein before setforth, than this Chattel Northage shall be void.

10 /

The said party of the first part covenants and agrees with the soid party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Uslah, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and parry away the T.V. Set said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Mildred I. Willison Robert A. Willison his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,

And it is further agreed that until default is made in any of the evenants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgaged property;

WITNESS the hand and seal of the said mortgagof this 14th ay of April, 1953.

mildred 2. William (SEAL

MILDRED I. WILLISON

* Bolet a William (SEAL)

ROBERT A. WILLISO

STATE OF MARYLAND, ALLEGAMY COUNTY, TO "IT:

I MEREBY CHRITIFY, THAT ON THIS 14th day of April, 1953
before me, the subscriber, a Notary Public of the state of Maryland, in
Mildred I. Willison
and for the county aforesaid, personally appeared Robert A. Willison
the within mortgagor, and acknowledged the aforegoing Chattel Mortgage
to be his act and deed, and at the same time before me also appeared
Charles A.Piper, President, of the within numed mortgages, and made
oath in due form of law that the consideration in said mortgage is true
and bona fide as therein setforth, and further made eath that he is the
President of the within numed mortgages, and duly authorized to make
this affidavit.

WITHESS my hand and Notarial Scal.

19/1/mm

5 0

his personal representatives or assigns.

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHASE REFER CHATTEL FORTOLOG, NADE THIS th day of April, 1953

y and between Elwood M. Wilkins

Allegany

County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESS THE

the said party of the first part is justly indebted unto
the said party of the second part in the full sum of Seven Hundred Sixty-eight
(\$768.04)
payable one year after date thereof,

together with interest thereon at the rate of six per cent () per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indahtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of their seaond, part, as end when the same shall be due and payable.

NOW THEMSFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby barcain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1952 Buick 4 Dr. Sedan

Motor # 67201924

Serial #5 6489670

TO HAVE AND TO HOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Elwood M. Wilkins shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Hortrage shall be void.

UBER 290 MGE 331

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort; age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to cell the same, and to transfer and convey the seme to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auution for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortinge whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, and in the case of advertisement under the above power but not sale; onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 C

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and scal of the said mortgagor this 8th day of April, 1953.

Simood M. WILKINS

2021 21 anne

STATE OF MARYLAND, ALLEGAMY COUNTY, TO TITE

before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcanid, personally appeared Blwood M. Wilkins the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

Witness my hand and Notorial Scal.

MOTARY FUBLIC

USER 290 MGE 333

FILED AND RECORDED MAY 1" 1953 at 1:00 P.M.
THIS PURCHASE HOMBY CHATTEL HORTOAGE, MADE THIS 7th day of April, 1963

by end between Howard R. Zarger of Allegany Helen E. Zarger of the first part, and THE LIBERTY County, Maryland e party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESS STH .

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the eum of one Dollar (\$1.00) the said party of the first part does hereby bargein, sell, transfer; and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1951 Ford Tudor Sedan Serial # BlDA-237596

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the eround part, its successors and assigne, forever.

Provided, however, that if the seid Howard R. Zarger Helen E. Zarger shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortgage shall be void.

10

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortrage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh; its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days! notice of the time, place, manner and terms of sale in some neverspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Howard R. Zarger his personal representatives and assigns, Helen E. Zarger

and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns,

1888 290 Mg 335

And it is further agreed that until default is made in any of the covenants or conditions of this mortga; c, the said party of the first part may remain in possession of the above mortgaged property.

WITHER the hand and seal of the said mortragor this - Ten day of April, 1953.

HOWARD R. ZAROUR

(SEAL)

HELER E. ZAROUR

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT's

I HERENY CHATTEY, THAT ON THIS 7th day of April, 1965 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforcanid, personally appeared Relen E. Zarger the within martgagor, and acknowledged the aforegoing Chattel Hortgage to be his set and deed, and ut the same time before me also appeared Charles A. Pipir, President, of the within named mortgenes, and made oath in due furm of law that the consideration in said portgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

TITHISS my hand and Notarial Scall

ISER 290 MRF 336

FILED AND RECORDED MAY 2" 1953 Chattel	at 8:30 A.M.
THIS CHATTEL MORTGAGE, Made this	
State of Maryland, hereinafter called "Mortgagor," to	AN COMPANY
Witnesseth: That for and in consideration of the sum of \$1.3 (\$.675.00), the actual amount lent by Mortgager to Mo Mortgagor hereby covenants to repay unto Mortgager as hereinafter the following described personal property: The chattels, including household furniture, now located at	Cumberland, Maryland hereinafter called "Mortgagee." E. Hurvirnd. Paventy: Five andno/1005. Dellars ortgagor, receipt whereof is hereby acknowledged, and which amount of set forth, Mortgagor doth hereby bargain and sell unto Mortgagee No. Street in said State of Maryland, that is to say:
County	



and, in addition thereto, all other goods and chattels of like neture and all other furniture, factures, carpets, rugs, clocks, fittings, linena, chickery, tutlery, utenalls, adverware, musical instruments and household goods hereafter acquired by the Mortgagor and kept or used in or about the premises or commangled with or substituted for any chattels herein mentioned.

The following described motor vehicle with all attachments and equipment, now located in Cumberland—"Lie gaz,/
Maryland, that is to say: MODEL YEAR ENGINE No. SERIAL No. OTHER IDENTIFICATION

Chrysler Conv. 1947 7047832 TO HAVE AND TO HOLD the same unto Mortgagee, its successors and assigns, forever. PROVIDED, HOWEVER, that if Mortgagor shall pay or cause to be paid to Mortgagore, its successors and assigns, at its reg-(\$ 575.00...) according to the terms of and as evidenced by a certain promissory note of even date herewith payable in each, instalments of \$ each, instalments of \$ each, be would included in the principal amount of this note and herewith agreed to and covenanted to be paid by the undersigned are interest, charges, in advance, in the amount of \$...20.00. In event of default in the payment of this contract or any instalment thereof, a delinquent charge will be made on the basis of 5c for each default continuing for five or more days in the payment of \$1.00 or a traction thereof.

Mortgager covenants that he or she exclusively owns and possesses said mortgaged personal property and that there is no lien, claim or encumbrance or conditional purchase title against the same; that he or she will not remove said motor vehicle from the state of Maryland or said other mortgaged personal property from the showe described premises without consent in writing of Mortgager, its successor and assigns, herein, and that said mortgaged personal property shall be subject to view and inspection by Mortgager, its successor and assigns, at any time.

If this mortgage includes a motor vehicle, the mortgagers covenant that they will at their own cost and expense procure insurance of the property for the isensition of the mortgager with an insurance company duly qualified to act in this state and in an amount agreeable to the mortgager against loss or damage by fire, theft, collisions and convenion. Said policies and certificates thereof shall be delivered to the mortgager against loss or damage by fire, theft, collisions and convenion. Said policies and certificates thereof shall be delivered to the mortgager against loss or damage by fire, theft, collisions and convenion. Said policies and certificates thereof shall be delivered to the mortgager against loss or damage by fire, theft, collisions and convenion. Said policies and certificates thereof shall be delivered to the mortgager against loss received under, or by virtue of any insurance policies or otherwise and receive and collect the same and execute in the name of the mortgager and deliver all such instruments and du all such acts as attorney in fact irrevocable for the mortgagers, as may be necessary or proper or convenient to effectivate any such settlement, adjustment or collection without liability for the alleged inadequacy of the settlement and adjustment. Should the mortgagers fail to procure such insurance or keep the same in full force and effect for the duration of this mortgager, the at the option of the mortgager form making the duration of anial property shall not release the manager shall immediately become due and payable. It is agreed that loss, migray to or destruction of anial property shall not release the mortgager from making the payments provided for heren.

In the event default shall be made in the payment of said debt according to the terms of said note, then the entire remaining unpaid balance shall immediately become due and payable at the option of Mortgager, its successor and assigns, without prior demand, and Mortgager, its successor and assigns, to Mortgager, after such p

Mortgagee, its successor and assigns, will give not less than twenty (20) days notice in writing by registered mail to Mortgager at his or her last known address, notifying him or her that Mortgager, its successor and assigns, will cause the mortgaged personal property to be sold at public auction by a duly licensed auctioneer to the highest cash hidder therefor, at a time and the place designated in and notice; provided that if there he no law requiring the licensing of auctioneers in the place thus designated, Mortgager, its successor and assigns, may substitute for the duly licensed auctioneers of auctioneers in the place thus designated, Mortgager, its successor and assigns, may substitute for the duly licensed auctioneer aforexaid, a person regularly engaged in conducting auction sales in such place; and provided further that such place shall be either in the City or County in which Mortgager in conducting auction sales in such place; and provided further that such place shall be either in the City or County in which Mortgager, its successor and assigns, shall elect.

If this mortgage at its option, may take any legal or other action it may deem necessary against such motior vehicle or against such other personal property, without in any way prejudicing its right to take any additional action at a later date to enforce its lien upon the part of the security against which action has not been taken.

The remedy herein provided shall be in addition to, and not in limitation of, any other right or remedy which Mortgagee, its successors and assigns, may have. The Mortgager authories the Mortgager, its successors or assigns as

its or their attorneys after any default herrunder to sell the hereby mortgaged property under the provisions of Article 66 of the Public General Laws of Maryland or any supplement, amendment or addition thereto or thereof herrunfore or herrafter enacted.

And the said Mactgagor courses that a decree may be passed for the sale of said property (the sale to take place after a default in any of the conditions of this Mortgage shall have occurred), under the provisions of Article 66 of the Public General Laws of Maryland or any supplement thereto or under any other general or local law of the State of Maryland, herronforce or hereafter enacted, or this Mortgage may be foreclosed under any law or laws of said State of Maryland intended to facilitate the regular or extra-judicial proceedings on Mortgages, as fully and in the same manner as if special assent and powers were hereby given and granted.

Wherever the consent so requires or permits the singular shall be taken in the plural and the plural shall be taken in the sings IN TESTIMOSO THEREOR consents hand(s) and smal(s) of said biograph(s).

WITNESS AT REPORT OF THE PROPERTY OF

19PR 2911 PAGE 137

WITNESS Marrille of Durland	(SEAL)
STATE OF MARYLAND COUNTY OF Cumber I HEREBY CERTIFY that on this 30th	day of April 19 53, before me, the
subscriber, a NOTARY PUBLIC of the State of Maryland,	in and for the City aforesaid, personally appeared
Agent for the within named Mortgagee, and made oath in a mortgage is true and bona fide, as therein set forth, and he ally multiprized by said Mortgagee to make this affidavit.	due form of law that the consideration set forth in the within further made oath that he is the agent of the Mortgagee and
WITNESS my hand and Notarial Seal.	Stevi A Chappell Novary Public.

LOAN	LAURIN C. LAN 26 Pich St., Cumberland, No.		MORTGAGE	AETNA FINANCE CO.
LOAN BATE	1/29/53 1/50.0	S/29/53	30/29/Sh	SCHEDULES MATRICY PAYMENTS OF \$25.00

This chattel mortgage made on the date above stained, between the horrowers named above, as mortgagors (which term shall also relate to the singular wherever appropriate), and the mortgage named above.

Witnesseth: That in consideration of the actual amount of the loan, above stated, paid to mortgagor by mortgagee, receipt of which is hereby acknowledged and for the purpose of securing the repayment of said loan the mortgagors do hereby: grant, sell, convey and confirm unto the said mortgagoe the hereinafter described property which borrowers warrant to be their exclusive unencumbered property: To have and to hold the same unto the said mortgagoe, its successors and assigns forever.

Provided, however, if the said mortgagoes shall pay their note of even date in the amount loaned to the mortgagor with interest at the agreed rate, payable in consecutive monthly payments stated above, on the same day of each successeding menth until the full oblicities and effect.

The mortgagor may retain possession of the goods and chattels mentioned hereinafter as long as the payments on mid note are me when due, as therein provided, and the covenants of this mortgage are fulfilled. If the mortgagor shall fail to pay any installment payment of said note, as therein provided, or fail to perform any of the covenants hereof, then the mortgagoe may take possession said goods and chattels, as permitted by law, wherever found, and sell the same in the manner provided by law at public or private a From the proceeds of any such sale or foreclosure, mortgages shall retain all moneys due mortgages and render the balance, if any mortgages.

The unpaid balance of said note, or any part thereof, may at the option of the undersigned, be paid at any time.

The remody or remedies herein accorded mortgages shall be in addition to, and not in limitation of any other right or remedy which

1 6 pc. bed complete

1 dress, table

- 1 divan
- 2 lounge chairs 1 phonograph
- 1 table
- 2 lamps
- 2 end tables
- kitch. cab. A chairs
- l elec. wash. mach.
- 1 refrigerator 1 kitchen table
- 1 cedar chest

SPR 2911 PMGE 334

NESSI / Pandas	_ ×	Lauren	6 dapp	(SEAL)
NESS: A P. Taccino	×	Better 1.	Jane	(SEAL)
J. Schellinger		Hery J.	LAPP	
NESSI.	OWLEDG	/ENT		(SEAL)
	and the same and	MENT	and the second	
COUNTY	legany	m tomanin -n	, TO WIT: ·	
I HEREBY CERTIFY that on this 29th	day of	April	, 1953	, before me,
subscriber, a NOTARY PUBLIC of the State of	Maryland,	in and for the Co	y aforesaid, person	ally appeared
Lauren C. & B			the Mortgo	gor(s) named
the foregoing Chattel Mortgage and acknowledged a	uid Mortene	e to be their act	. And, at the same ti	me, before me
f p	. Taccino		7	
ent for the within named Mortgagee, and made on rugage is true and bons fide, as therein set forth, ar y authorized by said Mortgagee to make this affidan	oth in due fo	rm of law that the	consideration set forth	in the within
WITNESS my hand and Notarial Seal.	107	-	0 003	-
	-6	sug luis	U. XAI	2
		0.	Nota	Prote in
A SECTION OF THE RESERVE OF THE RESE			12	45
			2 18	
d and Mailed It exceeds				
d and Mailed is extract				
d and Mailed I come	WAY 2" 1	1953 at 9:30	A.M.	
FILED AND RECORDED				
This Mortgage, Made this	1 3	day of		
FILED AND RECORDED	1 3	day of		between
This Mortgage, Made this	Fifty-th	day of	by and	
This Antique, Made this in the year Nineteen Hundred and Laura Marie Allend	Fifty-th	day of	by and	
This Mortgage, Made this in the year Nineteen Hundred and Laura Marie Allend	Fifty-th	day of	by sad	
FILED AND ALCOHOED This Mortgage, Made this in the year Nineteen Hundred and Laura Marie Allend of Allegany	Fifty-th	day of	by and ender, her hust of Maryland,	
This Antigage, Made this in the year Nineteen Hundred and Laura Marie Allend of Allegany parties of the first part, and William H. Kight and Ma	Fifty-th ler and I	day of	by and ender, her hust of Maryland,	
FILED AND ASCORDED This Morigage, Made this in the year Nineteen Hundred and Laura Marie Allend of Allegany partias of the first part, and William H. Kight and Ma	Fifty-th for and I Cou	day of	by and ender, her hust of Maryland,	
This Antigage, Made this in the year Nineteen Hundred and Laura Marie Allend of Allegany parties of the first part, and William H. Kight and Ma	Fifty-th for and I Cou	day of	by and ender, her hust of Maryland,	

IRER 290 ME 339

with the interest accruing thereon being due and nayable one year from the date of these presents, to secure which said principal together with the interest accruing thereon, these presents are executed.

HOW Uncretore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said.

laura Marie Allender and Edwin D. Allender, her husband,

give, grant, bargain and sell, convey, release and confirm unto the said

Milliam H. Kight and Mee W. Kight, his wife, their es tenents by the entireties heirs and assigns, the following property, to-wit:

All that lot, piace or percel of ground lying and being on the Ma-tarly side of Grand Avenue known and designated as Lot No. 100 in So theids Addition to Cumberland, Allerany County, Maryland, Which en'd i t is more particularly described as follows, to wit:

BLGINNING for the same at the end of the first line of Lot No. 99 in seid Addition, and running then with Grand Avenue South 18 degrees 3h minutes West hO feat, then North 71 degrees 26 minutes West 100 feet to Hettie Alley, then with swid Allay North 18 degrees 3% minutes East 60 feet to the end of the second line of said Lot No. 99, and then with said line reversed South 71 degrees 26 minutes East 100 feet to the place of beginning.

Being the same property which was conveyed unto Laura Marie Allender by deed of Sherman L. Snide: dated Uctober 29, 1988, recorded in Liber 223, folio 5h, one of the Land Records of Allegany County, Maryland.

Together with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

Drovided, that if the said Laure Marie Allender and Edwin D. Allender her husband, their heirs, executors, administrators or assigns, do and shall pay to the said William H. Kight and Mae W. Kight, his wife, their executor , administrator or assigns, the aforesaid sum of

Thirty-five Hundred Dollars (*3500.00) together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on their performed, then this mortgage shall be void.

Bnd it is Bgreed that until default be made in the premises, the said.

Laura Marie Allender and Edwin D. Allender, her humband.

may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said.

Laura Marie Allender and Edwin D. Allender, her husband.

hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage then the entire mortgage debt intended to be hereby secured shall at once become due and payable

1888 290 MGE 340

and these presents are hereby declared to be made in trust, and the said
William H. Kight and May W. Kight, his wife, their
Henry I Stagmaiar
heirs, executors, administrators and assigns, or Harry I. Stegnator, his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising
from such sale to apply first to the payment of all expenses incident to such sale, including attaxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then
matured or not; and as to the balance, to pay it over to the said Laure Marie Allender
end Edwin D. Allender, her husband, their heirs or assigns, and
in case of advertisement under the above power but no sale, one-half of the above commission
shall be nilowed and paid by the mortgagor a. their - representatives, heirs or assigns.
And the said laura Marie Allendar and Fow'n D. Allendar, her
hughand, further covenant to
insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance
company or companies acceptable to the morigagees or their being or assigns, the improvements on the hereby mortgaged land to the amount of at least
Thirty-five Hundred & 00/100 Dollars,
and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires,
to inure to the benefit of the mortgagese, tileir heirs or assigns, to the extent
of their lien or claim hereunder, and to place such policy or
policies forthwith in possession of the mortgagee s. or the mortgageesmay effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.
Mitness, the handsand sealed said mortgagor 8.
David P. Loodellew Laure Marie allerder [SEAL] David P. Loodellew Edward Allerder [SEAL]
State of Maryland,
Allegany County, to-wit:
I herely certify, That on this 1 - day of day of
in the year Nineteen Hundred and F1fty-three , before me, the subscriber,
a Notary Public of the State of Maryland, in and for said County, personally appeared
Laura Marie Allender and Edwin D. Allender, her husband,
and they acknowledged the aforegoing mortgage to be their
act and deed; and at the same time before me also personally appeared
William H. Kight and Mee W. Kight, his wife,
the within named mortgagees , and made oath in due form of law, that, the consideration in said
mortgage is true and bona fide as therein set forth.
WITNESS my hand and Notariai Scal the day and year aforesaid.
Etan REDain

18R 290 MGE 341

FILED AND ASCORDED MAY 2" 1953 at 8:30A.M.

19 53 , by and between	Leo Henry Kenney	
10 22 , try mini detween		
	of Allegany	County
NATIONAL BANK of Cumbe	the first part, hereinafter called the Mo erland, a national banking corporation do America, party of the second part, hereina	uly incorporated under the
Thereas, the Morts	ragor is justly indebted to the Mortgage	in the full sum of
	ne	
	The state of the s	
(\$ 851.89), which is pa	yable mith.interest.sk.iks.cnis.sk xxxxxx	**************************************
18 monthly installme	nts of Forty-seven	33/100 Dollar
(8 1.7.33) payable on	the 22 nd day of each	and every calendar month
said installments including pr	rincipal and interest, as is evidenced by t or of the Mortgagee of even tenor and date	
Now, Therefore in	consideration of the premises and of the	sum of One Dollar (\$1.00)
the Mortgagor does hereby be	argain, sell, transfer and assign unto the	
and assigns, the following desc	cribed personal property located at 21	Maryland Avenue
		, Maryland

To have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Serial No. 12296740

Frouthed, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal

LIBER 290 MGE 342

With it is intrine, wh	reed that until defau	it is made in any of t	he covenants or	conditions
table mentages the Mortes	gor may remain in p	ossession of the mort	gaged property.	
The Mostgagor agrees	to insure said proper	ty forthwith against	loss by lire, co	maion, etc.,
and pending the existence of	this mortgage to kee			able to the
Mortgagee in the sum of			Dollars (\$),
and to pay the premiums the	reon and to cause the	policy issued therefor	to be endorsed	an in case of
loss to inure to the benefit of	the Mortgagee to the	extent of its nen or	ciaim thereon,	and to pino
such policy forthwith in the	possession of the Mo	rigagee.	···	tu damage
	nsurance does not i	nclude personal liabi	dity and prope	rty camer
coverage.				
Witness the han	ds and seals of the pe	arty of the	first part.	
	*9 10	Les Very	Kniner.	_(SEAL
Attest as to all:		J	0	
14412				(SEAL
				(SEAL
State of Maryland	•			
State of Maryland Allegany County.				
Allegany County.	to-wit:			
	to-wit:	30th day of	April	
Allegany County.	ify, That on this becriber, a Notary Pub	uny or		r the Count
Allegany County, 3 hereby cert	ify, That on this becriber, a Notary Pub	olic of the State of Man		r the Count
Allegany County, 3 hereby cert 19_53, before me, the sub aforesaid, personally appear	fri-mit: ify, That on this becriber, a Notary Pub red Leo Henry Kerney	olic of the State of Man	ryland, in and fo	
Allegany County. 3 hereby cert 19 53, before me, the sub aforesaid, personally appear the within named Mortgago	fp-mit: ifg, That on this becriber, a Notary Pul red Leo Henry Kerney or, and acknowledged	olic of the State of Man	ryland, in and fo	
Allegany County, 3 hereby certi 19_53, before me, the sub aforesaid, personally appear the within named Mortgago act and deed, and at the san	fu-mit: ify, That on this becriber, a Notary Pub red Leo Henry Kenney or, and acknowledged to the time before me also	olic of the State of Man	mortgage to be	, hie
Allegany County. 3 hereby cert 19 53, before me, the sub aforesaid, personally appear the within named Mortgago	ify, That on this becriber, a Notary Pul- red Leo Henry Kerney or, and acknowledged to time before me also k of Cumberland, the	the aforegoing chattel appeared T. within named Mortg	mortgage to be V. Fier agee, and made	, his
Allegany County, 3 hereby cert 19_53, before me, the sub aforesaid, personally appear the within named Mortgago act and deed, and at the san of The First National Bank	ify, That on this pecriber, a Notary Pul- red Leo Henry Kenney or, and acknowledged to the time before me also to of Cumberland, the deration set forth in	the aforegoing chattel appeared T. within named Mortg	mortgage to be V. Fier agee, and made	oath in du
Allegany County. 3 hereby cert 19_53, before me, the sut aforesaid, personally appear the within named Mortgago act and deed, and at the san of The First National Bank form of law that the consid- fide as therein set forth; an	ify, That on this becriber, a Notary Publiced Leo Henry Kenney or, and acknowledged to time before me also to Cumberland, the deration set forth in the data of the said.	the aforegoing chattel appeared T. within named Mortgothe aforegoing chatter.	mortgage to be V. Fler agee, and made I mortgage is to	oath in du
Allegany County. 3 hereby cert 19 53, before me, the sub aforesaid, personally appear the within named Mortgago act and deed, and at the san of The First National Bank form of law that the consid-	ify, That on this pecriber, a Notary Pul- red Leo Henry Kenney or, and acknowledged to the time before me also to of Cumberland, the deration set forth in	the aforegoing chattel appeared T. within named Mortg	mortgage to be V. Fler agee, and made I mortgage is to	oath in du
Allegany County. 3 hereby cert 19 53, before me, the sut aforesaid, personally appear the within named Mortgago act and deed, and at the san of The First National Bank form of law that the consid- fide as therein set forth; an oath that he is the	ify, That on this pecriber, a Notary Pulled Leo Henry Kenney or, and acknowledged the time before me also to of Cumberland, the deration set forth in the data of the said.	the aforegoing chattel appeared T. within named Mortgothe aforegoing chatter.	mortgage to be V. Fler agee, and made I mortgage is to	oath in du
Allegany County. 3 hereby cert 19_53, before me, the sut aforesaid, personally appear the within named Mortgago act and deed, and at the san of The First National Bank form of law that the consid- fide as therein set forth; an oath that he is the	ify, That on this pecriber, a Notary Pulled Leo Henry Kenney or, and acknowledged the time before me also to of Cumberland, the deration set forth in the data of the said.	the aforegoing chattel appeared T. within named Mortgothe aforegoing chatter.	mortgage to be V. Fler agee, and made I mortgage is to	oath in du
Allegany County. 3 hereby cert 19 53, before me, the sut aforesaid, personally appear the within named Mortgago act and deed, and at the san of The First National Bank form of law that the consid- fide as therein set forth; an oath that he is the	ify, That on this pecriber, a Notary Pulled Leo Henry Kenney or, and acknowledged the time before me also to of Cumberland, the deration set forth in the data of the said.	the aforegoing chattel appeared T. within named Mortgothe aforegoing chatter.	mortgage to be V. Fler agee, and made I mortgage is to	oath in du

	Nineteen Hundred	and Illey	-three			, by and between
	ROBERT L. F.	ISHER and	JOYCE FIS	SHER, his	wife,	**************************************
of Allege	my	County	in the State	of Maryl	and	
pard os	of the first part,	and PRO	STBURG NAT	TIONAL BA	NK, a na	tional bank
corporat	tion duly inco	orporated	under the	laws of	the Uni	ted States
America,	with its pr	incipal o	frice in	T. Carlotte		
Frost	burg. Allegar	County,	in the State	of Maryl	and	
part y	_of the second par	t, WITNESS	ЕТН:			
unto the	ras. the said said party sum of	of the se	cond part,	, its suc	0088018	and assigns,
TWO THOU	SAND EIGHT H	UNDRED DO	LLARS	-00/100	(\$2,800	.00)
thereon ly, as a parties second ; together part her	one year after at the rate of videnced by of the first part, of even with interest by covenant ors and assign	of six pe the joint part pay date and at as afo to pay t	r centum (and sever able to the tenor her resaid, the o the seid	(6%) per rel promi ne order rewith, w ne said p i party o	annum, pasory no of the paich selection of the paich selection of the se	ayable quarte of the arty of the dingebreane f the first cond part, i
Article 66 c	VHEREAS, this moof of the Annotated C s, by Chapter 923 of	ode of Mary	land (1939 Ed	lition) as rep	pealed and	re-enacted, with
No	u Therefore, in c	consideration	or the premise	m, and of th	e sum of or	ne dollar in hand

All that lot, piece or parcel of ground lying and being in Frost-burg, Allegany County, Maryland and being part of the triangular lot marked "Thomas M. Price" on a plat of A. J. Willison's Lots which is recorded in Deeds Liber No. 85, folio 720, among the Land Records of Allegany County, Maryland, and which said property is more particularly described as follows, to wit:

BEGINNING for the same at a stake standing on the southerly side of South Bowery Street at the end of the fourth line of a deed from Mary E. Fisher to John Z. Clise, and wife, which is dated December 4, 1947, and recorded in Deeds Liber No. 226, folio 498, among the "and Records of Allegany County, Maryland, and running thence with said side of said Bowery Street South sixty-five degrees fifty minutes West one hundred and sixty-nine and four-tentns feet; thence South eighty-eight degrees twenty minutes East one hundred and eighty-eight and twenty-one hundredths feet to the end of the aforementioned fourth line of said Clise deed; thence with said fourth line North twenty-four degrees ten minutes West eighty-two and one-hundredth feet to the place of beginning. place of beginning.

IT being the same property which was conveyed by Mary Ellen Fisher, widow, to Robert L. Fisher, et ux, by deed dated July 27, 1950, and recorded among the Land Records of Allegany County, Maryland, in Liber No. 230, folio 284, and also by Confirmatory Deed dated October 11, 1950, and recorded in Liber No. 231, folio 287, among the Land Records of Allegany County, Maryland.

Engether with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

1888 290 MGE 344

proutord, that if the said part 101 of the inst part
tors or assigns, do and shall pay to the said party of the second part , 1ts successors
TWO THOUSAND AND EIGHT HUNDRED DO/100 (\$2,800.00) DOLLARS
together with the interest thereon, and any future advances made as aforesaid, as and when the
same shall become due and payable, and in the meantime do and shall perform all the covenants
herein on their part to be performed, then this mortgage shall be void.
And it is Agreed that until default be made in the premises, the said partes—of the first part may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest
thereon, the said parties of the first part hereby covenant to pay when legally demandable.
But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, or any future advances, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become
due and payable, and these presents are hereby declared to be made in trust, and the said part y
of the second purt, 1 n successors hotes, second ministrators and assigns, or
COBEY, CARSCADEN and GILCHRIST its, his, her or their duly constituted attorneys or
agents are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner the terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent. to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then matured or not; and as to the balance, to pay it over
to the said parties of the first part, their heirs, or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed
and paid by the mortgagou, their representatives, heirs or sasigns.
And the said parties of the first part further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or its assigns, the improvements on the hereby mortgaged land to
the amount of at least TWO THOUSAND AND EIGHT HUNDRED (\$2,800.00) Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire
or other losses to inure to the benefit of the mortgagee , their successors haim or
assigns, to the extent ofitslien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.
Witness: (as to Bath) Pott W. Jode Robert L. Ticker [SEAL]
RUTH N. TODO ROBERT L. FISHER [SEAL]
JOYCE PISHER [SEAL]
State of Maryland,
Allegany County, to-wit:
I hereby certify, That on this 30 th day of April
in the year nineteen hundred and Ility-three , before me, the subscriber

LIBER 290 MBE 345

a Notary Public of the State of Maryland, in and for said County, personally appeared ROBERT L. PISHER and JOYCE FISHER, HIS WIFE

and each acknowledged the aforegoing mortgage to be their respective act and deed; and at the same time before me also personally appeared F. Earl Kreitsburg, Cashier of the Frostburg National Bank,

the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and the said F. Earl Kreitzburg further made oath that he is the Cashler and agent of the within named mortgagee and duly authorized by it to make this afficavit.

WISNESS my hand and Notarial Seal the day and year aforesaid.

FILED AND ACCORDED MAY 4" 1953 at 2:00 P.M.

This Morinage, Made this - 400 in the year nineteen hundred and

TIREAL

May,

Fifty Three,

by and between

Walter H. Waugaman and Geraldine M. Waugaman, his wife,

of Allegany County, State of Maryland, of the first part, hereinafter called Mortgagors , and THE COMMERCIAL SAVINGS BANK OF CUMBERLAND, MARYLAND, a corporation duly incorporated under the laws of Maryland, of the second part, hereinafter called Mortgagee, Witnesseth:

Mhereus, the said Mortgagor s are justly and bona fide indebted unto the said Mortgagee in the full and just sum of Six Thousand (\$6,000,00) Dollars, for which they have given their promissory note of even date herewith, payable on or before five years after date with interest at the rate of 5% per annum in monthly payments on the principal and interest of not less than Seventy-Five (\$75.00) Dollars.

And miereus, this mortgage shall also secure as of the date hereof, future advances made at the Mortgagee's option, prior to the full payment of the mortgage debt, but not to exceed in the aggregate the sum of Five Hundred (\$500.00) Dollars, nor to be made in an amount which would make the mortgage debt exceed the original amount hereof, provided the full amount of any such advance is used for paying the cost of any repair, alterations or improvments to the mortgaged property, as provided by Chapter 923 of the Laws of Maryland passed at the January session in the year 1945 or any Amendments thereto.

IBER 290 MGE 346

New therefore, in consideration of the premises, and in order to secure the prompt payment of the said indebtedness and any future advances as aforesaid, together with the interest thereon, the said Mortgagors do bargain, sell, give, grant, convey, release and confirm unto the said Mortgagee, its successors and assigns, the following property, to-wit: All that lot or parcel of ground fronting on the Southerly side of Harrison Street, in the City of Cumberland, Allegany County, Maryland, and described as follows:

Beginning at a point on said Harrison Street, thirty-eight feet distant in an Easterly direction from the Southeast corner of said Street and the Alley parallel with and next East of South Centre Street, and running themco Easterly with the Southerly side of Harrison Street minoteen feet; thence Southerly and parallel with said Alley one hundred and twenty feet, more or less,

to the Alley in the rear of the same running parallel with and next South Harrison Street, both of which Alleys are laid out and appear on the plat of the City of Cumberland; thence with said last mentioned Alley Westerly mineteen feet; thence Northerly one hundred and twenty feet, more or less, to the place of beginning. This lot is improved by a two story brick dwelling known as Lot No. 117 Harrison Street, Cumberland, Maryland, with a two car concrete block garage on the Alley in the rear.

Being the same property conveyed by Henry Hitchins to the said Walter H. Waugaman et ux by deed of even date herewith, and to be recorded among the Land Records of Allegany County, Haryland, this mortgage being given to socure part of the purchase price for said property. Reference to said deed in hereby made for a further description.

Go have and to hold the above described property unto the said Mortgagee, its successors or assigns, together with the buildings and improvements thereon, all fixtures and articles of personal property now or at any time hereafter attached to or used in any way in connection with the use, operation and occupation of the above described real estate, and the rights, roads, ways, waters, privileges, and appurtenances thereunto belonging or in anywise appertaining, in fee simple forever.

And it is agreed, that until default be made in the premises, the said Mortgagors may hold and possess the aforesaid property, upon paying, in the meantime, all taxes, assessments and public liens levied on said property and on the mortgage debt and interest hereby intended to be secured, and any lien, claim or charge against said premises which might take precedence over the lien of this mortgage; all which taxes, assessments, public liens, lien, claim, charge, mortgage debt and interest thereon, the said Mortgagors hereby covenant to pay when legally demandable; and it is covenanted and agreed that in the event the said Mortgagors shall not pay all of said taxes, assessments, public liens, liens, claims and charges as and when the same become due and payable the said Mortgagee shall have the full legal right to pay the same, together with all interest, penalties and legal charges thereon, and collect the same with interest as part of this mortgage debt.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured, including such future advances as may

1888 290 MGE 347

be made as hereinbefore set forth, shall at once become due and payable, and these presents ar hereby declared to be made in trust, and the said Mortgagee, its successors or assigns, or Wilbur V. Wilson, its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell at public sale the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, its, his, her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale, in some newspaper published in Allegany County, Maryland, which terms shall be at the discretion of party making said sale, and the proceeds arising from such sale to apply-first: To the payment of all expenses incident to such sale, including taxes, insurance premiums and a commission of eight per cent, to the party selling or making said sale, and if the property be advertised for default and no sale be made, one-half of said commissions shall be allowed and paid as costs, by the mortgagors , its, his, her or their representatives, heirs or assigns; secondly, to the payment of all moneys owing under this mortgage, including such future advances as may be made as aforesaid, whether the same shall have then matured or not; and as to the balance, to pay it over to the said Mortgagors . its, his, her or their heirs or assigns.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties thereto.

Bitterss, the hand s and seal s of said Mortgagors .

Stillian Q. Dudley. Walter H. Wangaran (SEAL)

Walter H. Wangaran (SEAL)

Geraldine M. Wangaran (SEAL)

State of Maryland, Allegany County, to-mit:

3 hereby Certify, that on this 4/3 day of May, in the year nineteen hundred and Fifty Three, before me, the subscriber, a Notary Public of the State of Maryland, in and for Allegany County, personally appeared

Walter H. Waugaman and Geraldine M. Waugaman, his wife,

and acknowledged the aforegoing mortgage to be their act and deed; and at the same time, before me, also personally appeared George C. Cook, Cashier of The Commercial Savings Bank of Cumberland, Maryland, a corporation, the within named mortgages, and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth; and the said George C. Cook did further, in like manner, make oath that he is the Cashier and agent or attorney for said corporation and duly authorized by it to make this affidavit.

and year durin written.

Studen Q. Dudled

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This Chattel Mortgage, Made this let day of May

19 53 , by and between Carl Reed Amtower and Ruthella Amtower , of Allegany County, Maryland, hereinafter called the Mortgagor , and Cumberland Savings Bank, of Cumberland, Maryland, hereinafter called the Mortgagee, WITNESSETH:

sum of \$1,211.33 ... payable in 24 successive monthly installments of \$50.48 each, beginning one month after the date hereof as is evidenced by their promissory note of even date herewith.

Now, iberefore, in consideration of the premises and of the sum of \$1.00, the said Mortgagors do hereby bargain and sell unto the said Mortgagoe, its successors and assigns, the following property, to-wit:

1951 Chevrolet F. Sedan Engine #JA K-32921 Serial 14JKL-12104

"Improved and Minch histographs

provided, if the said Mortgagor shall pay unto the said Mortgagee the aforesaid sum of \$ 1,211.33 according to the terms of said promissory note and perform all the covenants herein agreed to by said Mortgagors, then this Mortgage shall be void.

The Mortgagor 8 do covenant and agree, pending this Mortgage, as follows: That said motor vehicle shall be kept in a garage in Cumberland Maryland, except when actually being used by said Mortgagor, and that the place of storage shall not be changed without the written consent of said Mortgagee; to keep said motor vehicle in good repair and condition; to pay all taxes, assessments and public liens legally levied on said motor vehicle, when legally demandable; to pay said mortgage debt as agreed; to have said motor vehicle insured and pay the premiums, therefore, in some reliable company against fire, theft and collision, and have the policy or policies issued thereon payable, in case of loss, to the Mortgagee to the extent of its lien hereunder and to place such policies in possession of the Mortgagee.

But in case of default in the payment of the mortgage debt in any installment thereof, in whole or in part in any covenant or condition of this Mortgage, then the entire mortgage debt intended to be secured, shall at once become due and payable and these presents are hereby declared to be made in trust and the Mortgagee is hereby declared and entitled to and may take immediate possession of said motor vehicle, and the said Mortgagee, its successors or assigns, or

F. Brooke Whiting . its constituted Attorney, are hereby authorized and empowered at any time thereafter to sell the property hereby mortgaged or so much as may be necessary, at public auction for cash in the City of Cumberland, Maryland, upon giving at least ten day's notice of the time, place and terms of sale in some newspaper published in said city, and the proceeds of such sale shall be applied, first, to the payment of all expenses of said sale, including taxes and a commission of 8% to the party

18FR #290 MGE 349

making said sale, and second, to the payment of said debt and interest thereon, and the balance, if any, to be paid to the said Mortgagor , his personal representatives or assigns, and in case of a deficiency any uncarned premiums or insurance may be collected by said Mortgagoe and applied to said deficiency.

Unitness, the hand and seal of said Mortgagor a the day and year first above written.

Mary Butte

Carl Reed An Wouldperor

Ruthella automer (1001)

Ruthella Antower

State of Maryland, Allegany County, to-wit:

I hereby certify, That on this let day of May

in the year nineteen hundred and fifty-three , before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared Carl Reed Antower and Ruthella Antower and they acknowledged the aforegoing mortgage to be their act and deed; and at the same time before me also personally appeared John L. Conway, Cashier Cumberland Savings Bank the within named Mortgagees and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth.

WITNESS my hand and Notarial Seal the day and year aforesaid.

Mary B. white

FILED AND MECOMOSD MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOPEY CHATTLE HORTONGE, MADE WHIS 16thday of April, 1963

by and between Ernest B. Barnes of Allegany Mabel G. Barnes County, Maryland a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws

WITNESS TTH.

of the state of Maryland, party of the second part,

NOW THEMEFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign anto the said party of the second part, its successers and assigns, the following described personal property:

Zenith 21" Television Set

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Ernest B.Barmes Mabel G. Barmes hall well and truly pay the aforesaid debt at the time herein before efforth, then this Chattel Nortgage shall be void.

tom 290 mg 351

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mart age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assemble, or William C. Walsh, its duly constituted actorney or agent, are hereby subhorized at any time thereafter to enter upon the premises there the aforedescribed a

T.V. Set may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the mass to the purchaser of purchasers thereof, his, her or their assigns, which error size what on manner fellowing to wite by giving at trust ter days notice of the time, place, manner and terms of sale in some news, more particular in Comberland, Daryland; which said sale shall be at public muction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same shall have then matured or

Ernest B. Barnes his permonal representatives and assigns, Mabel G. Barnes and in the case of advertisement under the above power but not sale, one-half of the above constanten shall be allowed and paid by the mertgager, his personal representatives or assigns.

2 0

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LBER 290 ME 352

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and scal of the said mortgagor this 16th day of April, 1965.

Emille Cama (851)

Mahl & Barnes (SELL)

MAREL O. BARNES

2011 James

STATE OF MARYLAND, ALLDRANY COUNTY, TO VITE

Defore me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Mabel G. Barnes the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

LITHESS my hand and Noterial Scal.

NOTARY PUBLIC

188 290 ME 353

FILED AND .CCC.C.ED MAY 4" 1953 at 10:45 4.M.

This Mortgage, Made this 157 day of MAY in the
year Nineteen Hundred and Rucky fifty-three by and between
Cecil R. Bucklew and Anna T. Bucklew, his wife,
of Allogany County, in the State of Maryland,
part 188 of the first part, hereinafter called mortgagors , and First Federal Savings and Loan
Association of Cumberland, a body corporate, incorporated under the laws of the United States of
America, of Allegany County, Maryland, party of the second part, hereinafter called mortgagee.



Now Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgages of give, grant bargain and sell, convey, release and confirm unto the said mortgages, its successors or assigns, in fee simple, all the following described property, to-wit:

All those two adjacent pieces or percels of ground situated, lying and being on the Southerly side of Fairview Avenue in the City of Cumberland, Allegany County, Maryland, which are known and designated as whole Lote Nos. 103 and 10s on the Plat of "Fairview Addition to the City of Cumberland, Maryland, " which is recorded in Liber 97, folio 203 among the Land Records of Allegany County, Maryland, and particularly described as a whole as follows:

BEGINNING for the same at a point on the Southerly side of Fairview Avenue where it is met by the division line between whole Lots Nos. 102

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and 103 in said Addition and running then with said side of said Fairview Avenue North 69 degrees 25 minutes West 60 feet to the division line between whole Lots Mos. 10% and 105 in said Addition; and running then with the whole of said division line South 20 degrees 35 minutes West 96.2h feet to Beach Alley; then with Beach Alley South 69 degrees 25 minutes East 60 feet to the aforesaid division line between whole Lote Nos. 102 and 103 in said Addition; then with the whole of that division line North 20 degrees 35 minutes East 96.86 feet to the place of baginning.

Being the same property which was conveyed unto the parties of the first part by deed of Herbert B. Cessas, widower, dated October 10. 1944.

recorded in Liber 201, folio 596, one of the Lend Records of Allegany County, Maryland.

It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this

The Mortgagor # covenant to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagor 8 hereby warrant generally to, and covenant with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage, and do with, the said mortcovenant that thoy will execute such further assurances as may be requisite.

Engether with the buildings and improvements thereon, and the rights, roads, ways, water, privileges and appurtenances thereunto belonging or in anywise appertaining.

To have and to hold the above described land and premises unto the said mortgagee. its successors and assigns, forever, provided that if the said mortgagor s . the ir heirs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said mortgagor * may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagors below to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns.

George W. Legge or George w. Legge hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent, to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall ., its duly constituted attorney or agent are

have then matured or not; and as to the balance, to pay it over to the said mortgagor 8, their heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor 8. Their representatives, heirs

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and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire, to inure to the benefit of the mortgagee, its successors or assigns, to the extent of its lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the

All b the said mortgagers , as additional security for the payment of the indebtedness hereby secured, do hereby set over, transfer and assign to the mortgagee, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgagee is, hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgagor \$\(\), for themselves and their heirs, personal representatives, do hereby covenant with the mortgagee as follows: (1) to deliver to the mortgagee on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgagee receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date all governmental levies that may be made on the mortgaged property, on this mortgage or note, or in any other way from the indebtedness secured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the mortgagor of to keep the buildings on said property in good condition of repair, the mortgagee may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repayment of the debt hereby secured and the failure of the mortgagor of the comply with said demand of the mortgagee for a period of thirty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire principal and interest hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as hereinafter provided; (3) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said premises and account therefor as the Court may direct; (4) that should the title to the herein mortgaged property be acquired by any person, persons, partnership or corporation , other than the mortgages. In consideration of the premises the mortgagor 8 , for themselves and their gaged property be acquired by any person, persons, partnership or corporation , other than the mortgagor ? , by voluntary or involuntary grant or assignment, or in any other manner, without

the mortgagee's written consent, or should the same be encumbered by the mortgagor # , their heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the mortgage. default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions

Witness, the hand and seafof the said mortgagor #.

Attest:

Carl R. Puckley (SRAL) Anna I Buckley (SEAL)

State of Maryland. Allegany County, to-wit:

I hereby certify, That on this 137 day of 10 My

in the year nineteen hundred and Arma fifty-three ____, before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared

Cecil R. Bucklew and Anna T. Bucklew, his wife,

the said mortgagors herein and the y acknowledged the aforegoing mortgage to be their act and deed; and at the same time before me also personally appeared George W. Legge Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said mortgagee.

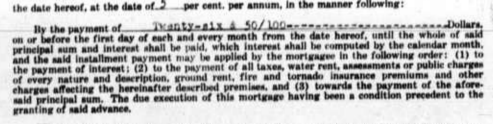
· WYTNESS my hand and Notarial Seal the day and year aforesaid.

Notary Public

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		y-three by	10:45 %.	
			Coleman, his	vice,
	Allegeny		the State of	

which said sum the mortgagoss agree to repay in installments with interest thereon from the date hereof, at the date of 5 per cent. per annum, in the manner following:



Now Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgagers do give, grant bargain and sell, convey, release and confirm unto the said mortgages, its successors or assigns, in fee simple, all the following described property, to-wit:

All that lot, piece or parcel of land, situate, lying and being along the Southerly side of Elwood Street in the City of Cumberland, Allegany County, Mary and, which is described as follows, to wit:

eide of Flwood Street with the Westerly eide of a ho foot wide atreet
when opened to be known as Memorial avenue, an extension of the present
street in Johnson Heights Addition, said moint of beginning being also
at the end of 311.4 feet on the fourth line of the second percel of the
whole property conveyed by Frederick A. Fuderbeugh, Trustee, to Jeseph *
U. Wempe at ux by deed dated December 2h, 1927, and recorded among the
Land Records of Allegany County in Liber 157, folio 151, and running then
with part of said fourth line, it being also along the Southerly side of
eforesaid Elwood Street North 70 degrees ho minutes West 65 feet, then
at right angles to Elwood Street South 19 degrees 20 minutes West 109 feet
to a point on the second line of the above mentioned second percel and
with 1: South 70 degrees ho minutes East 7h.7 feet to the Westerly side
of aforesaid proposed ho foot street, then with the Westerly side thereof
North 1h degrees 16 minutes East 109.25 feet to the place of beginning.

Being the same property which was conveyed unto the parties of the first part by deed of Joseph U. Wempe and Mary A. Wempe, his wife, dated

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October 12, 1938, and recorded in Liber 181, folio 595, Land Recorde

of Allegeny County, Maryland.

It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagor e covenant to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagor a hereby warrant generally to, and covenant with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage, and do

covenant that they will execute such further assurances as may be requisite.

Together with the buildings and improvements thereon, and the rights, roads, ways water, privileges and appurtenances thereunto belonging or in anywise appertaining.

To have and to hold the above described land and premises unto the said mortgagee, its successors and assigns, forever, provided that if the said mortgager # . . 1.-11r heirs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on 1 part to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said mortgager a may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagers hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns,

or. Gaorgo W. Lagge its duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent. to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall

have then matured or not; and as to the balance, to pay it over to the said mortgagor e . their heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor e . their representatives, heirs or assigns.

At b the said mortgagor s, as additional security for the payment of the indebtedness hereby secured, do hereby set over, transfer and assign to the mortgagee, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgagee is hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgagor s , for the message and the 1r heirs, personal representatives, do hereby covenant with the mortgages as follows: (1) to deliver to the mortgages on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgages receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date all governmental levies that may be made on the mortgaged property, on this mortgage or note, or in any other way from the indebtedness secured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the mortgagors to keep the buildings on said property in good condition of repair, the mortgage may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repayment of the debt hereby secured and the failure of the mortgagor s to comply with said demand of the mortgages for a period of thirty days shall constitute a breach of this mortgage, and at the option of the mortgages, immediately mature the entire principal and interest

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hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as hereinafter provided; (3) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said premises and account therefor as the Court may direct; (4) that should the title to the herein mortgaged property be acquired by any person, persons, partnership or corporation , other than the mortgagor?, by voluntary or involuntary grant or assignment, or in any other manner, without

the mortgagee's written consent, or should the same be encumbered by the mortgagor s. Listr heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

Wilness, the hand and seal of the said mortgager n.

Attent:

William & Colemanska

(SE.

Josephine Coleman (SKAL

State of Maryland, Allegany County, to-wit:

I hereby certify, That on this 157 day of MAY

in the year nineteen hundred and forty. flfty-three before me, the subscriber a Notary Public of the State of Maryland, in and for said County, personally appeared

William J. Coleman and Josephine E. Coleman, his wife,

the said mortgagors herein and they acknowledged the aforegoing mortgage to be their act and deed; and at the same time before me also personally appeared George W. Legge.

Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said mortgagee.

WITNESS my hand and Notarial Seal the day and year aforesaid

Notary Public

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4	
	This Marigage, Made this 4th day of April May in the year Nineteen Hundred and Fifty - thron by and between
	Willard O. Athey and Cacelia B. Athey, his wife
	of Allegary County, in the State of Muryland part of the first part, and CUMBERLAND SAVINGS BANK of Cumberland, Maryland, a corporation duly incorporated under the Laws of the State of Maryland, with its principal place of business in Cumberland, Allegany County, Maryland, party of the second part, WITNESSETH:
	Waberess, the said Willard C. Athey and Cocolia B. Athey, his wife
	stand indebted unto the CUMBERLAND SAVINGS BANK of Cumberland, Maryland, in the just and full sum of Twolve Hundred and ano 100
	annum, to be computed monthly on unpaid balances, in payments of at least. Twenty and no/100 Dollars (\$ 20.00) per month plus interest; the first of said monthly payments being due one month from the date of these presents and each and every month thereafter until the whole principal, together with the interest accured thereon, is paid in full, to secure which said principal, together with the interest accuring thereon, these presents are made.
	End Unbercae, this mortgage shall also secure future advances as provided by Section 2 of Article 66 of the Annotated Code of Maryland (1939 Edition) as repealed and re-enacted with amendments, by Chapter 923 of the Laws of Maryland, 1945, or any future amendments thereto.
	Pow Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said Willard Q. Athey and Cacelia
	B. Athey, his wife
	do give, grant, bargain and sell, convey, release and confirm unto the said CUMBER-LAND SAVINGS BANK of Cumberland, Maryland, its successors or assigns, the following property, to-wit: All that lot, piece or parcel of ground lying in the City of Cumberland, Allegany County and State of Maryland, being an easterly part of Lot No. 18 in Laing's Addition to Cumberland, and situated on Laing Avenue; said parcel of ground fronting on Laing Avenue 20 feet more or less and extending back an even width, a depth of 100 feet.
	It being the same property which was conveyed to Willard O. Athey and Cecelia B. Athey, his wife by Joseph T. Casey (Widower) by deed dated the 30th day of January, 1946 and recorded i Liber 207 folio 133, one of the Land Records of Allegany County, Maryland.

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Provideb, that if the said Willard O. Athay and Ganalia B. Athay his wife, thair heirs, executors, administrators or assigns, do and shall pay to the said CUMBERLAND SAVINGS BANK of Cumberland, Maryland, its successors or assigns, the aforesaid sum of Twelve lituadread and no/100 successors and shall pay to the said sum of Twelve lituadread and no/100 successors as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void. **Rib it is Sigrec's that until default be made in the premises, the said willord O. Athay and Coccilia B. Athay, his wife. **may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said Willard O. Athay and Caccilia B. **Athay his wife hereby covenant to pay when legally demandable.** But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, should be successors or an assigns, the said CUMBERILAND SAVINGS BANK of Cumberland, Maryland its successors or an assigns, the successors or assigns and the proceeds artising from such asle to apply first to the payment of all expenses incident to such as he in here the result of the time, place, manner and terms of alle in one here paper published in Cumberland, Maryland, which said sale shall be at public succion for cash, and the proceeds artising it to the payment of all expenses incident to such assigns, the improvement and in case of adve		Cogether with the buildings and improvements thereon, and the rights, reads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.
CUMBERLAND SAVINGS BANK of Cumberland, Maryland, its successors or assigns, the aforesaid sum of Tralva illundrad, and no/LOO		Browlbeb, that if the said Willard O. Athey and Cacalta B. Athey
CUMBERLAND SAVINGS BANK of Cumberland, Maryland, its successors or assigns, the aforesaid sum of Twalva itundred, and no/LOO	,	
said sum of Trelve hundred and no/100		
(\$ 1200.00) together with interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void. **BRD it is **BGTCCD** that until default be made in the premises, the said Willord O. Athey and Goodia B. Athey, his wife may hold and possess the aforesaid property, all which taxes, mortgage debt and interest thereon, the said Willard O. Athey and Goodia B. **Atheys his wife hereby covenant to pay when legally demandable. But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said CUMBERILAND SAVINGS BANK of Cumberland, Maryland, its successors or and assigns, or F. Brooke Whiting his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much theref as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which said sale shall be made in manner following to-wit: By giving at least twenty day notice of the time, place, manner and the mortgage continued to the payment of all monepaper published in Cumberland, Maryland, which said sale shall be a public auction for cash, and the proceeds arising from such asle to apply first to the payment of all empeaper published in Cumberland, Maryland, which said sale shall be a public auction for cash, and the proceeds arising from such asle to apply first to the payment of all empeaper published in Cumberland, Maryland, which said sale shall be a public auction for cash, and the proceeds arising from such asle to apply first to the payment of all least. **BRD** the said William of th		
and payable, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void. **Rino it to **Bqreco** that until default be made in the premises, the said **Willard O. Athey and Gocolie B. Athey, his wife may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said **Willard O. Athey and Gocolia B.** Atheys his **Wic** hereby covenant to pay when legally demandable. But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said CUMBERILAND SAVINGS BANK of Cumberland, Maryland, its successors or and assigns, or **Ep-Colco Whiting** **P.** Brooke Whiting** **P.** Brooke Whiting** his, her or their duly constituted attorney or agent, are hereby authorised and empowered, at any time thereafter, lo sell the property hereby mortgaged or so much therefor as may be necessary, and to grant and convey the same as in manner following to-wit: By giving at least twenty days and the property thereby mortgaged or so much therefor as may be necessary and to grant and convey the same as in manner following to-wit: By giving at least twenty days in the payment of all empowers of all the montgage or so much therefore his her or their heirs or assigns, which said sale shall be at public auction for cash, and the proceeds arising principle has to apply first the payment of all empowers to the party selling or making said sale; secondly, to be payment of all moneys owing under this mortgage, whether the same shall have been then multured or not; and as to the balance, to pay it over to the said White said sale; secondly, to be paymen		100 H H - 100
may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said. Willerd O. Athey and Cacella B. Atheys his wife But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said CUMBERILAND SAVINGS BANK of Cumberland, Maryland, its successors or and assigns, or F. Brooke Witting his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much theref as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns, which saie shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be a tpublic auction for each, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then matured or not; and as to the balance, to pay it over to the said Willerd O. Athey and Gecella B. Athey, his wife, thair representatives, heirs or assigna, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgage or its successors or assigns, the improvement on the hereby mortgaged land to the amount of at least William O. Athey and Gecella B. Athey, his wife, to incire to the benefit		and payable, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void.
may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said Willerd O. Athey and Cecelia B. Atheys his wife hereby covenant to pay when legally demandable. But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said CUMBERLAND SAVINGS BANK of Cumberland, Maryland, its successors or and assigns, or P. Brooke Witting his, her or their duly constituted attorney or agent, are hereby sutherized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such asle to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been them mitured or not; and as to the balance, to pay it over to the said Willerd O. Athey and Gegelia B. Athey, his wife further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or its successors or assigns, the improvements on the hereby mortgaged land to the amount of at least		
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Eller My Carty William S. Action (SEAL) Cocolia B. Athor (SEAL)		and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires, to inure to the benefit of the mortgagee, its successors or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with
Elle Mille Co. Athey (SEAL) Cocolia B. Athey (SEAL) (SEAL)		Witness, the hand and seal of said mortgagors .
Cecelia B. Athey (SEAL) (SEAL)	4	Attest:
	,	BETTER ROCKPEY
		Georgia B. Athey
(OPATA	-	
		[SEAL]

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State of Maryland,
Allegany County, to-mit:
3 hereby certify. That on this 4th day of April 98 any
in the year nineteen Hundred and Fifty = three, before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared
Willard O. Athey and Cecelia B. Athey, his wife
and each acknowledged the aforegoing mortgage to be their
act and deed; and at the same time before me also personally appeared Marous A. Maughton
Vice President an agent of the CUMBERLAND SAVINGS BANK, of Cumberland, Maryland.
the within named mortgagee, and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and the said Marcus A. Mauthton
further made onth in due form of law that he is
the Vica President and agent, of the CUMBERLAND SAVINGS BANK of Cumber-
laid. Maryland and duly authorized to make this affidavit.
WITHUSS my hand and Notarial Seal the day and year aforesaid.

FILED AND ASCURDED MAY 4" 1953 at 2:50 P.M.

This Mortgage, Made this + 4

day o

toy in the year nineteen hundred and fifty-three

, by and between

Bernard G. Miller and Wands G. Miller, his wife, of Allegany County, Maryland, of the first part, hereinafter sometimes called mortgagor, which expression shall include the plural as well as the singular, and the feminine as well as the masculine, as the context may require, and The Liberty Trust Company, a corporation duly incorporated under the laws of Maryland, and having its principal office in the City of Cumberland, Allegany County, Maryland, of the second part, hereinafter sometimes called mortgagee, Witnesseth:

Whereas, the said

Bernard G. Miller and Wanda G. Miller, his wife,

stand indebted unto the said The Liberty Trust Company in the just and full sum of Seventeen Hundred (\$1700.00) - - - - - - - - - - -



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payable to the order of the said The Liberty Trust Company, one year after date with interest from per centum per annum, payable quarterly as it accrues, date at the rate of Six (6#) at the office of The Liberty Trust Company in Cumberland, Maryland, on March 31, June 30, September 30, and December 31 of each year, the first pro-rata quarterly interest hereunder to be payable on June 30, 1953

NOW, THEREFORE, in consideration of the premises, and of the sum of One Dollar, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said

Bernard G. Miller and Wanda G. Miller, his wife,

does hereby bargain and sell, give, grant, convey, transfer, assign, release and confirm unto the said The Liberty Trust Company, its successors and assigns, the following property to-wit:

All that piece or parcel of land situated along Brice Hollow Road in Election District No. 16, Allegany County, Maryland, which is more particularly described as follows, to-wit:

BEGINNING at the point in center line of the Brice Hollow Road designated as the beginning of the parcel of land of which this is a part and running thence by the first line thereof corrected to true bearing. South 77 degrees East 518 feet to stones in the East boundary line of the original; thence by a new division line; North 58 degrees West 578 feet to a point in center line of the Brice Hollow Road at the end of 10.7 feet on the fifth and last line of the parcel of which this is a part; thence by said road, South 190 feet to the place of beginning, containing 1.088 acres.

It being the same property conveyed by Zerkle Funkhouser and wife to the said Mortgagors by deed dated the 17th day of May, 1944, and recorded in Liber No. 199, folio 509, one of the Land Records of Allegany County.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in any wise appertaining.

TO HAVE AND TO HOLD the said above described property unto the said mortgages, its successors and assigns, in fee simple forever.

PROVIDED, that if the said mortgagor, his heirs, executors, administrators, or assigns, does and shall pay to the said mortgages, its successors or assigns, the aforesaid sum of Seventeen Hundred (\$1700,00) Dollars, together with the interest thereon when and as the same becomes due and payable, and in the meantime does and shall perform all the covenants herein on his part to be performed, then this mortgage shall be void.

IT IS AGREED, that it shall be deemed a default under this mortgage if the said mortgagor shall, except by reason of death, cease to own, transfer or dispose of the within described property without the written consent of the mortgagee.

AND WHEREAS, this mortgage shall also secure as of the date hereof, future advances made at the Mortgagee's option, prior to the full payment of the mortgage debt, but not to exceed in the aggregate the sum of Pive Hundred (\$500.00) Dollars, nor to be made in an amount which would make the mortgage debt exceed the original amount hereof, provided the full amount of any such advance is used for paying the cost of any repair, alterations or improvments to the mortgaged property as provided by Chapter 923 of the Laws of Maryland passed at the January session in the year 1945 or any Amendments thereto.

AND IT IS FURTHER AGREED, that until default is made, and no longer, the mortgagor may retain possession of the mortgaged property, upon paying in the meantime, all taxes, asses and public liens levied on said property, and on the mortgage debt and interest hereby intended to be secured, the said mortgager hereby covenants to pay the said mortgage debt, the interest thereon, and all public charges and assessments when legally demandable; and it is further agreed that in case of default in said mortgage the rents and profits of said property are hereby assigned to the mortgagee as additional security, and the mortgagor also consents to the immediate appointment of a receiver for the property described herein.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said The Liberty Trust Company, its successors and assigns, or George R. Hughes , its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the

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purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following, to wit: By giving at least twenty days' notice of time, place, manner and terms of sale, in some newspaper published in Cumberland, Maryland, which terms shall be cash on the day of sale or upon the ratification thereof by the court, and the proceeds arising from such sale to apply first: To the payment of all expenses incident to such sale, including taxes, and all premiums of insurance paid by the mortgagee, and a commission of eight per cent. to the party selling or making said sale, and in case said property is advertised, under the power herein contained, and no sale thereof made, that in that event the party so advertising shall be paid all expenses incurred and one-half of the said commission; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been matured or not; and as to the balance, to pay it over to the said mortgagor, his heirs, personal representatives or assigns.

AND the said mortgagor does further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee, its successors or assigns the improvements on the hereby mortgaged land, to the amount

Seventeen Hundred (\$1700.00) - - - - - Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in the case of fire, to inure to the benefit of the mortgagee, its successors, or assigns, to the extent of its or their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective parties thereto. WITNESS, the hand and seal of said mortgagor.

ATTEST:

Bernard B. Miller (SEAL)

yand warda G. Miller (SEAL)

STATE OF MARYLAND, ALLEGANY COUNTY, TO-WIT:

I hereby Certify, that on this ALL day of

in the year nineteen

hundred and fifty-three before me, the subscriber, a Notary Public of the State of Maryland in and for the county aforesaid, personally appeared

Bernard G. Miller and Wanda G. Miller, his wife,

acknowledged, the foregoing mortgage to be their deed; and at the same time, before me, also personally appeared Charles A. Piper, President of The Liberty Trust Company, the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth; and the Charles A. Piper

did further, in like manner, make oath that he is the President, and agent or attorney for said corporation and duly authorized by it to make this affidavit.

In witness whereof I have hereto set my hand and affixed my notarial seal the day and year

Becasiele

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This Morigage, Made this 1st day of May in the year Nineteen Hundred and Morin fifty-three by and between

Wilbert R. Theis, Jr. and Mary L. Theis, his wife,

of Allegany County, in the State of Maryland,

part los of the first part, hereinafter called mortgagor s, and First Federal Savings and Loan Association of Cumberland, a body corporate, incorporated under the laws of the United States of America, of Allegany County, Maryland, party of the second part, hereinafter called mortgages.

WITNESSETH:

Now Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgagers do give, grant bargain and sell, convey, release and confirm unto the said mortgagee, its successors or assigns, in fee simple, all the following described property, to-wit:

All that certain piece or parcel of ground situated in Bowling

Green, Allegany County, Maryland, and particularly described as follows:

BEGINNING at a point on the North eide of Cak Street distant

North 83 degrees East 238.15 feet from the Northeast intersection of

Bowling Avenue and Cak Street as located in Bowling Green Tenth Addition,
and running then North 83 degrees East 60 feet, then North 7 degrees

West 100 feet to a 15 foot alley, then South 83 degrees West 60 feet,
then South 7 degrees East 100 feet to the beginning.

Heing the same property which was conveyed unto the parties of the first part by deed of Gredon F. Willerd and Ellen C. Willerd, his wife, of even date, which is intended to be recorded among the Land Records of Allegany County, Maryland, prior to the recording of these presents.

SECOND PARCEL: All that certain piece or parcel of ground situated on the North side of Oak Street, Bowling Green, Allegany County, Maryland, known as Lot No. 13 and being a part of the land conveyed to Ralph G. Cover by deed from Lulu L. Long, dated September 22, 19h6, and recorded in Liber 211, folio 29, one of the Land Records of Allegany County, Maryland, and more particularly described as follows:

BEGINNING AT a point on the North side of Oak Street distant

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North 83 degrees East 278.15 feet from the Northeast intersection of Bowling Avenue and Oak Street, as located in Bowling Green Tenth Addition, and running then North 83 degrees East 40 feet, then North 7 degrees West 100 feet, then South 83 degrees West 60 feet, then South 7 degrees East 100 feet to the point of beginning.

Being the same property which was conveyed unto the parties of the first part by deed of Gradon F. Willard and Ellen C. Willard, his wife, of even date, which is intended to be recorded among the Land Records of Allegany County, Maryland, simultaneously with the recording of these presents.

It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagor a covenant to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagore hereby warrant generally to, and covenant with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage, and do covenant that They will execute such further assurances as may be requisite.

Cogriber with the buildings and improvements thereon, and the rights, roads, ways, water, privileges and appurtenances thereunto belonging or in anywise appertaining.

To have and to hold the above described land and premises unto the said mortgagee, its successors and assigns, forever, provided that if the said mortgager relation, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on the later to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said mortgagor # may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagor # hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns, or Gagres W. Lagges

or its duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent. to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall

have then matured or not; and as to the balance, to pay it over to the said mortgagor f , their heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor f , their representatives, heirs or assigns.

A # b the said mortgagor s , as additional security for the payment of the indebtedness

IBER 290 MEE 366

hereby secured, do hereby set over, transfer and assign to the mortgagee, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgagee is hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgagor \$, for thomas levices and the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgagee on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgagee receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date all governmental levies that may be made on the mortgaged property, on this mortgage or note, or in any other way from the indebtedness secured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property in good condition of repair, the mortgagee may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repayment of the debt hereby secured and the failure of the mortgagor? to comply with said demand of the mortgagee for a period of thirty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire principal and interest hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as hereinafter provided: (3) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said premises and account therefor as the Court may direct; (4) that should the title to the herein mortgaged property be acquired by any person, persons, partnership or corporation , other than the mortgagor by voluntary or involuntary grant or assignment, or in any other manner, without

the mortgagee's written consent, or should the same be encumbered by the mortgagor a thouse heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

Withres, the handmand seabof the said mortgagore.

Attest:

Bary L Cheir (SEA

State of Maryland, Allegany County, to-wit:

I hereing rertify, That on this 157 day of As y
in the year nineteen hundred and forty, fifty-three, before me, the subscriber,
a Notary Public of the State of Maryland, in and for said County, personally appeared

Wilbert R. Theis, Jr. and Mery L. Theis, his wife,

the said mortgagers herein and they acknowledged the aforegoing mortgage to be the lact and deed; and at the same time before me also personally appeared George W. Legge Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said mortgages.

WITNESS my hand and Notarial Seal the day and year aforesaid.

um 290 MG 367

FILED AND RECORDED MAY 5" 1953 at 12:45 P.M.

This Mortga	IGP, Made this.	4T4 day of	MA	in the
year Nineteen Hundred	and Punty fifty	-three by and I	between	-
Frenk T.	Simpson and	Opal L. Simpson	, his w	ire,
of	Allegeny	County, in the	State of	Maryland,
part 108 of the first				
Association of Cumberl				

WITNESSETH:

which said sum the mortgagors agree to repay in installments with interest thereon from the date hereof, at the date of 5 per cent. per annum, in the manner following:

Now Cherfore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgagors do give, grant bargain and sell, convey, release and confirm unto the said mortgagee, its successors or assigns, in fee simple, all the following described property, to-wit:

All that lot, piece or parcel of ground situate, lying and being on the Northerly side of Roberts Street in the City of Cumberland, Allegany County, Maryland, known and designated as part of Lot No. 621 on the Plat of the Humbird Land and Improvement Company, and particularly described as follows:

BEGINNING for the same on the Northerly side of Roberts Street at the end of the first line of Lot No. 620 of said Addition, and running then with the Northerly side of Roberts Street South 53% degrees East 30 feet; then North 36% degrees East 82% feet, more or less, to the right of way of the Western Maryland Railroad Company; then with said right of way in a Northwesterly direction 30 feet, more or less, to the second line of said Lot No. 620; then with part of said second line reversed South 36% degrees West 8% feet to the place of beginning.

Being the same property which was conveyed unto the parties of the first part by deed of David Miller and Etta B. Miller, his wife, and James W. Beacham, Jr., unmarried, by deed dated March 17, 1945, and recorded among the Land Records of Allegany County, Maryland, in Liber 203, folio 262.





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It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagors covenant to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagors hereby warrant generally to, and covenant with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage, and do covenant that they will execute such further assurances as may be requisite.

Engether with the buildings and improvements thereon, and the rights, roads, ways, water, privileges and appurtenances thereunto belonging or in anywise appertaining.

Is have and is half the above described land and premises unto the said mortgagee, its successors and assigns, forever, provided that if the said mortgager s . their heirs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein ontheir part to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said mortgagor s may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagor s hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns,

or George W. Legge , its duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent, to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have then matured or not; and as to the balance, to now it come to the said mortgages.

have then matured or not; and as to the balance, to pay it over to the said mortgagor s . their heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor s . their representatives, heirs or assigns.

Att b the said mortgagor s , as additional security for the payment of the indebtedness hereby secured, do hereby set over, transfer and assign to the mortgagee, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgagee is hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgagor s., for thomselves and their heirs, personal representatives, do hereby covenant with the mortgagee as follows: (1) to deliver to the mortgagee on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgagee receipts evidencing the payment of all lees for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date all governmental levies that may be made on the mortgaged property, on this mortgage or note, or in any other way from the indebtedness secured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the mortgagor s to keep the buildings on said property in good condition of repair, the mortgagee may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repayment of the debt hereby secured and the failure of the mortgagors to comply with said demand of the mortgagee for a period of thirty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire principal and interest hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as hereinafter provided; (3) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said

ISER 290 MISE 369

premises and account therefor as the Court may direct: (4) that should the title to the herein mortgaged property be acquired by any person, persons, partnership or corporation —, other than the mortgagor B , by voluntary or involuntary grant or assignment, or in any other manner, without

the mortgagee's written consent, or should the same be encumbered by the mortgagor s. the 1r heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

mitness, the handland sealed the said mortgagor s.

Attest:

- Que

k T. Simpson

Opel L. Simpson

State of Maryland.
Allegany County, to-wit:

I hereby certifut, That on this 470 day of MAY

in the year nineteen hundred and forty fifty-three , before me, the subscriber,

a Notary Public of the State of Maryland, in and for said County, personally appeared

Frank T. Simpson and Opal L. Simpson, his wife,

the said mortgagers herein and they acknowledged the aforegoing mortgage to betheir act and deed; and at the same time before me also personally appeared George W. Legge Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said mortgagee.

WITH ESS my hand and Notarial Seal the day and year aforesaid.

Notary Public

-

0

		, Made this		day of	
in the yea	r Nineteen Hundre	d and Fifty	three		, by and between
	Charles H.	Dever and	Elizabeth I	P. Dever, h	le wife,
of	Allegany		County, in	the State of	Maryland.
his wi	error				A McDonald,
			County, in	the State of	Maryland,
of	Allegany				
	Allegany of the second p		- 7		

of \$3,000.00 as is evidenced by their joint and promissory note of even date for the sum of Three Thousand Dollars payable by the parties of the first part to the parties of the second part within eight (8) years after date with the obligation to pay the same in regular monthly instalments of at least Thirty (\$30.00) Dollars each and every month hereafter until paid in full within the time above limited. No interest to be charged if paid as stated above and if all other obligations are paid as stated in this mortgage, but in case of default in any of the said obligations, interest to be charged and paid on all deferred payments at the rate of six (6%) per cent per annum.

How Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said Charles H. Dever and Elizabeth P. Dever, his wife,

do give, grant, bargain and sell, convey, release and confirm unto the said

Joseph W. McDonald and Delia E. McDonald, his wife,

heirs and assigns, the following property, to-wit:

All that lot or parcel of ground situated about 1 miles south of the City of Cumberland and about 700 feet east of the Oldtown Road, in Allegany County, State of Maryland, and more particularly described as follows, to-wit:

BEGINNING for the same at the beginning of the whole property of which this is a part as conveyed by Clara L. Pollock, at wir., to Joseph W. McDonald et ux., by deed dated the 51st. day of

LIBER 290 MISE 371

December, 1943, and recorded in Liber No. 198, folio 251, and running thence with part of the first line of the McDonald deed and with the line of fence (Magnetic Bearings as of the said deed, 1943, and with Horizontal Measurements) North 16 degrees and 30 minutes East, 255-6/10 feet to a locust stake, thence cutting across the said McDonald whole property, South 74 degrees and 13 minutes East, about 192 feet to the fourth line of the said whole property, thence with the remainder of the said fourth line, fifth, sixth and seventh lines of the said whole property, South 11 degrees and no minutes west, about 170 feet, South 9 degrees 30 minutes West, 80 feet, South 36 degrees and no minutes west, 72 feet, and North 59 degrees and no minutes west, 200-2/10 feet to the Backinning containing 1-1/3 acres, more or less.

This being the same property which was conveyed by

Joseph W. McDonald and Delia E. McDonald, his wife, unto the said

Charles H. Dever and alizabeth P. Dever, his wife, by deed of even

date and recorded among the Land Records of Allegany County,

Maryland, simultaneously with the recordation of this mortgage,

this being a purchase money mortgage. Special reference is hereby
made to a water right as set forth in said deed.

The above described property is improved by a frame

dwelling house of one story consisting of four rooms with stone

foundation and cellar and by several outbuildings.

It is understood by the parties hereto that this mortgage is subject to a prior mortgage which was given by Joseph W. McDonald and Delia E. McDonald, his wife, to Home Building & Loan Association, Inc., by instrument dated October 18, 1951, and recorded among the Mortgage Records of Allegany County in Liber 252, folio 54, which was given to

Ecure a debt of Two Thousand Dollars.

Cogether with the buildings and improvements thereon, and the rights, roads, ways,

waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

Drovided, that if the said Charles H. Dever and Slizabeth P. Dever,

And it is Egreed that until default be made in the premises, the said.

Charles H. Dever and Elizabeth P. Dever, his wife,

may hold and possess the aforesaid property, upon paying in
the meantime, all taxes, assessments and public liens levied on said property, all which taxes,
mortgage debt and interest thereon, the said Charles H. Dever and Elizabeth P.

Dever, his wife,

hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable,

and these presents are hereby declared to be made in trust, and the said

в	Joseph W. McDonald and Delia K. McDonald, his wife, their
The state of the s	heirs, executors, administrators and assigns, or Thomas Lohr Richards his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much theref as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cum- berland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then matured or not; and as to the balance, to pay it over to the said. Charles H. Dever and
	in case of advertisement under the above power but no sale, one-half of the above commission
1	shall be allowed and paid by the mortgagor a, their representatives, heirs or assigns.
1	End the said Charles H. Dever and Elizabeth Pp Dever,
1	his wife, further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance
1	company or companies acceptable to the mortgagees or their
-	assigns, the improvements on the hereby mortgaged land to the amount of at least
1	and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires,
1	to inure to the benefit of the mortgages, their heirs or assigns, to the extent
1	of their lien or claim hereunder, and to place such policy or
1	policies forthwith in possession of the mortgagee S, or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.
	Rosacia. Crathee Charles H. Dever [SEAL] Charles H. Dever Elizabeth P. Dever [SEAL]
	State of Maryland,
	Allegany County, to-wit:
	3 hereby certify, That on this 400, day of May
	in the year Nineteen Hundred and Fifty-three , before me, the subscriber,
	a Notary Public of the State of Maryland, in and for said County, personally appeared
	Charles H. Dever and Elizabeth P. Dever, his wife,
	and they acknowledged the aforegoing mortgage to be their
	act and deed; and at the same time before me also personally appeared
	Joseph W. McDonald and Delia E. McDonald, his wife,
	the within named mortgagees and made oath in due form of law, that the consideration in said
	mogtange is true and bona fide as therein set forth.
	CAVITNESS my hand and Notarial Seal the day and year aforesaid.
	2 6 7 8
	Rossei a. Crafter

MER 290 ME 373

Melvin R. Leamon and Laura V. Leamon, his wife Allegany County, in the State of Maryland arties of the first part, and Armand Fanelli and Madeline Fanelli, his v	
County, in the State of Meryland	
arties of the first part, and Armand Fanelli and Madeline Fanelli, his v	
	rife
	L'AS
(Allegany Community to the State of Manual and	1

unto the said parties of the first part the full and just sum of Four Thousand, Two Hundred and Thirteen (\$4213.00) Dollars, which said sum the said parties of the first part do hereby agree to repay in consecutive monthly instalments of not less than Sixty (\$60.00) Dollars, beginning one month from the date hereof, together with interest thereon at the rate of six (6%) per cent. per annum, due and payable monthly accounting from the date hereof.

parties of the second part, WITNESSETH:

How Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said parties of the first part

give, grant, bargain and sell, convey, release and confirm unto the said parties of the second part, their

heirs and assigns, the following property, to-wit: All that lot or parcel of ground situated, lying and being on the westerly side of Ascension Street, in the City of Cumberland, Allegany County, Maryland, and described

LIBER 290 MEE 374

as follows:

BEGINNING for the same at the end of 31.46 feet on the second line of a deed from Edward J. Ryan, Trustee, to Addison G. McElfish and Adeline C. McElfish, his wife, bearing date of November 4, 1938, and recorded in Liber No. 181, folio 691, one of the Land

Records of Allegany County, Maryland, said point being on the westerly side of Ascension Street, and running thence with said Street and said first line, South 17 degrees 30 minutes West 34.04 feet to the end of said second line; thence, leaving said Street, North 72 degrees 30 minutes West 100 feet to the end of the third line of said deed; thence with part of the fourth line of said deed, North 17 degrees 30 minutes East 36.35 feet to a point; thence, cutting across the whole parcel and running with the center of the fence which divides the lots of the two double dwellings Mos. 401-403 Ascension Street and 405-407 Ascension Street, South 71 degrees 10 minutes 24 seconds East 100.03 feet to the place of beginning; the lot hereby conveyed being improved by the double dwelling known as Nos. 405-407 Ascension Street.

BEING the same property that was conveyed by Amanda Frazee, et al. to the parties of the first part by deed dated the 9th day of October and recorded among the Land Records of Allegany County, Maryland, in Liber 231, folio 223.

Cogether with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

Drovided, that if the said parties of the first part, their heirs, executors, administrators or assigns, do and shall pay to the said

parties of the second part, their		
executor , administrator or assigns, the aforesaid sum of together with the interest thereon, as and when the same shall become	due and	payable, and in
the meantime do and shall perform all the covenants herein on	their	part to be
performed, then this mortgage shall be void.	the reli	

parties of the first part

may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said parties of the first part

hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable,

and these presents are hereby declared to be made in trust, and the said.

parties of the second part

heirs, executors, administrators and assigns, or Peter J. Carpenti
his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any
time thereafter, to sell the property hereby mortgaged or so much theref as may be necessary,
and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs
or assigns; which sale shall be made in manner following to-wit: By giving at least twenty
days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising
from such sale to apply first to the payment of all expenses incident to such sale, including all
taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly,
to the payment of all moneys owing under this mortgage, whether the same shall have been then

matured or not; and as to the balance, to pay it over to the said.

parties of the first part, their heirs or assigns, and

10re 290 ant 37

П	in case of advertisement under the above power but no sale, one-half of the above commission
ı	shall be allowed and paid by the mortgagor the 1r representatives, heirs or assigns.
ı	End the said parties of the first part
L	
П	further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance
	company or companies acceptable to the mortgagee 5 or the 1r
1	assigns, the improvements on the hereby mortgaged land to the amount of at least
ı	Dollars.
	and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires,
	to inure to the benefit of the mortgages, their heirs or assigns, to the extent
Н	of their lien or claim hereunder, and to place such policy or
	policies forthwith in possession of the mortgages , or the mortgages may effect said insurance
	and collect the premiums thereon with interest as part of the mortgage debt.
	Mitness, the hand and seal of said mortgagers on this last day of May, 1953
	Michel Boor Melin & Leamon
	as to both Melvin & Leamon (SEAL)
	as to both Molvin H. Leamon (SEAL)
	Laura V. Leamon (SEAL)
ı	State of Maryland, Allegany County, to-wit:
ı	
	I hereby certify, That on this 1st day of May
	in the year Nineteen Hundred and fifty-three , before me, the subscriber,
	a Notary Public of the State of Maryland, in and for said County, personally appeared
	Melvin R. Leamon and Laura V. Leamon, his wife
	The same of the sa
	and they acknowledged the aforegoing mortgage to be their
	act and deed; and at the same time before me also personally appeared
	Armand Fanelli and Madaline Fanelli, his wife
	the within named mortgagees and made oath in due form of law, that the consideration in said
	mortgage is true and bona fide as therein set forth.
3	BEL BOOK
	OWNESS my hand and Notarial Scal the day and year aforesaid.
	Sugrice 8
N.	Muhl form
,	Notary Public.

MER 290 MER 376

	7
This Morigage, Made this day of Nay,	
in the year Nineteen Hundred and Pirty Three, by and between	30
Homer E. Robey and Hilds G. Wentling Robey, his wife,	100
of Allegany County, in the State of Haryland,	
part 10% of the first part, and	TAX
James A. Perrin and Angela M. Perrin, his wife,	
	- 1
of Allegany County, in the State of Maryland,	
partial of the second part, WITNESSETH:	10.7
A. Perrin and Angela M. Perrin, his wife, as tenants by the entireties, in the fall and just sue of One Thousand One Hundred Fifty (\$1,150.00) Dollars, payable with interest at the rate of 6% per annua, in monthly payments on the principal and interest of not less than Twenty Five (\$25.00) Dollars, interest to be calculated every six months on the principal due at the beginning of said six months, and all payments me a during said period to be then applied first to interest and balance to principal, interest for the following six months to be calculated on the principal as me reduced.	
PAOW Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity there-	
of, together with the interest thereon, the said	
parties of the first part	1
do give, grant, bargain and sell, convey, release and confirm unto the said	
parties of the second part, their	
heirs and assigns, the following property, to-wit: All those tracts or parcels of land lying and being in Election District No. 21, of Allegany County, Maryland, being parts of the Zane C. Hinkle Farm, about six miles East of Cumberland, Naryland, and about one mile South of U. S. Route No. 10, on the Hinkly Road, and described as follows:	7
First: All that tract of land, containing 40 acres and 10 square perch, more or less, which was conveyed and described by metes and bounds in the deed from Frank A. Perdew, Trustee, to Hilda G. Wentling Robey, dated July 25, 1938, and recorded in Liber No. 181, folio 169, one of the Land Records of Allegany County, Maryland; excepting however, all that part of same, containing about 2 acres, which was conveyed by Hilda G. Wentling Robey and Homer E. Robey, her busband, to Norval L. Wentling et ux by deed dated Hay 28, 1948, and recorded in Liber No. 220, folio 565, one of said Land Records. Reference to said deeds is hereby made for a more full and particular description.	
Second: All that tract of land, containing 51 acres 52 square	

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perch, more or less, which was conveyed and described by setes and bounds in the deed from Frank A. Perdem, Trustee, to Z. Hill Hinkle dated July 25, 1938, and resorded in Liber No. 181, folio 167, one of the Land Records of Allegacy County, Baryland; and being also the same property conveyed and described by metas and bounds in a deed from the said Z. Hill Hinkle to Filds J. Wentling Robey and Homer E. Robey, her husband, by doed dated April 7, 1952, and recorded in Liber No. 239, folio 13h, of said Land Records. Reference to said deeds is hereby made for a more full and particular description.

Third: All that, tract of land, containing 5% acres and 10 square perch, which was conveyed and described by metes and bounds in the deed from Ruth Hinkle Rice et vir to James A. Perrin et ux dated Hay 6, 19kk, and recorded in Liber No. 199, felic klk, one of the Land Records of Allegany County, Haryland; and being also the same property conveyed by the said James A. Perrin et ux to Hilds G. Montling Robey and Homer E. Robey, her husband, by deed dated April 7, 1952, and recorded in Liber No. 239, felic hill, of said Land Records. Reference to said deeds is hereby made for a new full and particular description.

Together with the buildings and improvements thereon, and the rights, roads, ways waters, privileges and appurtenances thereunto belonging or in anywise appertaining. Drovided, that if the said parties of the first part, their heirs, executors, administrators or assigns, do and shall pay to the said parties of the second part, their executor , administrator or assigns, the aforesaid sum of
waters, privileges and appurtenances thereunto belonging or in anywise apportaining. Drovided, that if the said Parties of the first Bank, their heirs, executors, administrators or assigns, do and shall pay to the said parties of the second part, their executor , administrator or assigns, the aforesaid sum of One Thomsand One Hundred Pifty (\$1,150.00) Bellara- together with the interest thereon, as and when the same shall become due and payable, and in their
parties of the second part, their executor, administrator or assigns, the second part, their executor, administrator or assigns, the aforesaid sum of One Thousand One Hundred Pifty (C1,150.00) Bollars— together with the interest thereon, as and when the same shall become due and payable, and in their
heirs, executors, administrators or assigns, do and shall pay to the sain parties of the second part, their executor administrator or assigns, the aforesaid sum ofOne Thomsand One Hundred Fifty (\$1,150.00) Dollars
parties of the second part, their executor administrator or assigns, the aforesaid sum of One Thousand One Hundred Fifty (C1, 150.00) Dollars together with the interest thereon, as and when the same shall become due and payable, and in their
executor , administrator or assigns, the aforesaid sum of One Thomsand One Hundred Pifty (\$1,150,00) Bollars together with the interest thereon, as and when the same shall become due and payable, and in the same shall be s
together with the interest thereon, as and when the same shall become due and payable, and i
together with the interest thereon, as and when the same shall become due and payable, and i
*hote
*hote
the meantime do and shall perform all the covenants herein on their part to b
performed, then this mortgage shall be void.
Bnd it is Egreed that until default be made in the premises, the said
parties of the first part
parties of the first part
hereby covenant to pay when legally demandable.
But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable.
and these presents are hereby declared to be made in trust, and the said
parties of the second part, their
eirs, executors, administrators and assigns, or Wilbur V. Wilson-
is, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any ime thereafter, to sell the property hereby mortgaged or so much therof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty lays' notice of the time, place, manner and terms of sale in some newspaper published in Cumeriand, Maryland, which said sale shall be at public auction for cash, and the proceeds arising rom such sale to apply first to the payment of all expenses incident to such sale, including all axes levied, and a commission of eight per cent to the payment willing or making mid.
his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much thereof as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty lays' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all axes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then
his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much theref as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs

shall be allowed and paid by the mortgagors, their representatives, heirs or assigns

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		further covenant to
insure forthwith, and pending	the existence of this mortgage,	to keep insured by some insurance
company or companies accept	able to the mortgagees or	their
	the hereby mortgaged land to th	ne amount of at least
		0.00)
		nused or endorsed, as in case of fires,
to inure to the benefit of the	mortgagees, their	heirs or assigns, to the extent
		cunder, and to place such policy or nortgagee may effect said insurance ne mortgage debt.
Mitness, the hand	and seal of said mertgagers.	
Attest:		0 0
Con J. The J	arland Home	E. Hology Bolling Police ALI G. Wontling Robby
6 9 m 7	. C. T. Homer	Et Holay 11
12 0 // 01	Hilda Hilda	G. Wentling tob (88 AL)
		(XXXXXX
State of Maryland).	
Allegany County.		
Allegany County.	to-wit:	
Allegany County. 3 hereby certif	to-wit:	day of Mays
Allegany County. 3 hereby certif	to-wit:	day of May,
Allegany County. I hereby certifing the year Nineteen Hundre	fy. That on this /of	, before me, the subscriber,
Allegany County. I hereby certifing the year Nineteen Hundre a Notary Public of the State	fy. That on this /of ed and Fifty Three e of Maryland, in and for said C	before me, the subscriber,
Allegany County. I hereby certifing the year Nineteen Hundre a Notary Public of the State	fy. That on this /of	before me, the subscriber,
Allegany County. 3 hereby certifing the year Nineteen Hundre a Notary Public of the State Hoper E. Rob	fy. That on this /of ed and Fifty Three e of Maryland, in and for said C	county, personally appeared
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Hower E. Roband and acknowledge.	fy. That on this / of and Fifty Three of Maryland, in and for said Copy and Hilds G. Wentling Edged the aforegoing mortgage to	before me, the subscriber, County, personally appeared cobey, his wife,
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Honer E. Roband acknowledged act and deed; and at the same	fy. That on this of and and Fifty Three of Maryland, in and for said Copy and Hilds G. Wentling Reged the aforegoing mortgage to be time before me also personally	before me, the subscriber, County, personally appeared chay, his wife, be their appeared
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Hower E. Rob and	fy. That on this of and and Fifty Three of Maryland, in and for said Coop and Hilda G. Wentling Reged the aforegoing mortgage to be time before me also personally Perrin and Angela H. Perr	before me, the subscriber, County, personally appeared obey, his wife, be their appeared in, his wife,
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Hower E. Rob and	fy. That on this of and and Fifty Three of Maryland, in and for said Coop and Hilda G. Wentling Reged the aforegoing mortgage to be time before me also personally Perrin and Angela H. Perr	before me, the subscriber, County, personally appeared chay, his wife, be their appeared
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Hower E. Rob and	tu-unit: fg. That on this d and Fifty Three of Maryland, in and for said Co ey and Hilda G. Wentling Re ged the aforegoing mortgage to the time before me also personally Perrin and Angela M. Porr and made oath in due form of	before me, the subscriber, County, personally appeared obey, his wife, be their appeared in, his wife,
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Honer E. Roband and acknowledged act and deed; and at the same James A. the within named mortgages	tu-unit: fg. That on this d and Fifty Three of Maryland, in and for said Co ey and Hilda G. Wentling Re ged the aforegoing mortgage to the time before me also personally Perrin and Angela M. Porr and made oath in due form of	before me, the subscriber, County, personally appeared obey, his wife, be their appeared in, his wife,
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Honer E. Roband acknowledgaet and deed; and at the same James A. the within named mortgages mortgage is true and bona	fy. That on this	before me, the subscriber, County, personally appeared be their appeared in, his wife, I law, that the consideration in said
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Honer E. Roband acknowledgaet and deed; and at the same James A. the within named mortgages mortgage is true and bona	tu-unit: fg. That on this d and Fifty Three of Maryland, in and for said Co ey and Hilda G. Wentling Re ged the aforegoing mortgage to the time before me also personally Perrin and Angela M. Porr and made oath in due form of	before me, the subscriber, County, personally appeared be their appeared in, his wife, I law, that the consideration in said
Allegany County. J hereby certifing the year Nineteen Hundre a Notary Public of the State Honer E. Roband acknowledgaet and deed; and at the same James A. the within named mortgages mortgage is true and bona	fy. That on this	before me, the subscriber, County, personally appeared be their appeared in, his wife, I law, that the consideration in said

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FILED AND ALCOHOLD MAY 5" 1953 at 12:45 P.M

ALTER AND INCOLUEN MAI 2. TARS ME TELES LINE
This Mortgage, Made this FTH day of MAY in the
ear Nineteen Hundred and Musty Fifty-Three by and between
XINA L. BIGGS, divorced,
of Allegany County, in the State of Maryland
art 7 of the first part, hereinafter called mortgagor , and First Federal Savings and Loan
Association of Cumberland, a body corporate, incorporated under the laws of the United States of
America, of Allegany County, Maryland, party of the second part, hereinafter called mortgagee.
WITNESSETH:
Thereas, the said mortgagee has this day loaned to the said mortgagor . the sum of
Two Thousand Five Hundred and 00/100 (\$2,500.00) Dollars.

which said sum the mortgagor agrees to repay in installments with interest thereon from the date hereof, at the control of per cent. per annum, in the manner following:

By the payment of Twenty-Five and 60/100 - - - - - - (\$25,00) Dollars, on or before the first day of each and every month from the date hereof, until the whole of said principal sum and interest shall be paid, which interest shall be computed by the calendar month, and the said installment payment may be applied by the mortgagee in the following order: (1) to the payment of interest; (2) to the payment of all taxes, water rent, assessments or public charges of every nature and description, ground rent, fire and tornado insurance premiums and other charges affecting the hereinafter described premises, and (3) towards the payment of the aforesaid principal sum. The due execution of this mortgage having been a condition precedent to the granting of said advance.

Now Chrefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgagor does give, grant bargain and sell, convey, release and confirm unto the said mortgagee, its successors or assigns, in fee simple, all the following described property, to-wit:

All that percel of ground situate and located in the Town of Luke, Allegany County, Maryland as laid out on a plat of the lands of the West Virginia Pulp and Paper Company of Luke, Maryland as improved by house No. 361 on the South side of Nevison Avenue in said Town, and more particularly described as follows, to-wit:

REGIRETING for the same at a point 10 feet 10 inches distant from the intersection of the East side of Spengler Avenue with the South side of Nevison Avenue on a course of South 62 degrees 17 minutes West; thence running South 27 degrees 43 minutes East 71 feet to a point; thence running North 62 degrees 17 minutes East 30 feet 2 inches to a point; thence running slong the dividing line and partition well between house Nos. 361 and 359, North 27 degrees 43 minutes West 71 feet distant to the South side of Nevison Avenue; thence running slong Nevison Avenue, South 62 degrees 17 minutes West 30 feet 2 inches to the place of beginning.

IT BEING the same property which was conveyed to Edna L. Biggs, divorced, by deed from Horace P. Whitworth, Jr., Trustee, dated the 26th day of Hovember, 1952 and recorded among the Land Records of Allegany County, Maryland in Liber No. 246, folio 336.

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It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagor covenants to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

It is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagor hereby warrant g generally to, and covenants with, the said mortgages that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all liens and encumbrances, except for this mortgage, and does hereby covenant that she will execute such further assurances as may be requisite.

Gagether with the buildings and improvements thereon, and the rights, roads, ways, water, privileges and appurtenances thereunto belonging or in anywise appertaining.

its successors and assigns, forever, provided that if the said mortgager, her heirs, executors, administrators or assigns, do and shall pay to the said mortgages, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein on her part to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said mortgagor may hold and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, the said mortgagor hereby covenants to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgagee, its successors or assigns,

or GEORGE W. LEGGE

its duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent. to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall

have then matured or not; and as to the balance, to pay it over to the said mortgagor her heirs or assigns, and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the mortgagor representatives, heirs or assigns.

tence of the mortgage, to keep insured by some insurance company or companies acceptable to the mortgage or its successors or assigns, the improvements on the hereby mortgaged land to the amount of at least Tso Thousand Five Hundred and CO/100 - - - - Dollars and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire, to inure to the benefit of the mortgages, its successors or assigns, to the extent of its lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgages, or the mortgages may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

And the said mortgagor , as additional security for the payment of the indebtedness hereby secured, does hereby set over, transfer and assign to the mortgagee, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgagee is hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgagor , for herself and her heirs, personal representatives, do as hereby covenant with the mortgagee as follows: (1) to deliver to the mortgagee on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding calendar year; to deliver to the mortgagee receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date all governmental levies that may be made on the mortgaged property, on this mortgage or note, or in any other way from the indebtedness secured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the mortgagor—to keep the buildings on said property in good condition of repair, the mortgagee may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repayment of the debt hereby secured and the failure of the mortgagor—to comply with said demand of the mortgagee for a period of thirty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire principal and interest hereby secured, and the mortgage may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as hereinafter provided; (3) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said

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premises and account therefor as the Court may direct; (4) that should the title to the herein mortgaged property be acquired by any persons, persons, partnership or corporation and other than the mortgager , by voluntary or involuntary grant or assignment, or in any other manner, without

the mortgages's written consent, or should the same be encumbered by the mortgager , her helrs, personal representatives and assigns, without the mortgages's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

wituess, the hand and seal of the said mortgagor.

Lacca Can Edma L. Diege 1990 (NEAL)

State of Maryland, Allegany County, to-wit:

I herely certify, That on this Z.Z." day of AND MAY
in the year nineteen hundred and Surex fifty-three ______, before me, the subscriber,
a Notary Public of the State of Maryland, in and for said County, personally appeared

Edna L. Biggs, divorced,

the said mortgagor herein and acknowledged the aforegoing mortgage to be her act and deed; and at the same time before me also personally appeared GEORDE W. LEGOE.

Attorney and agent for the within named mortgages and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said mortgages.

WTO Some hand and Notarial Seal the day and year aforesaid.

Notary Public

THE PRINTING AND ASCORDED MAY 5" 1953 at 12:45 P.M.

THE PRINTING P. Made this 477 day of MAY in the year Nineteen Hundred and Boxts fifty-three by and between Charles R. Baker and Bernice V. Baker, his wife,

of Allegany County, in the State of Maryland,
parties of the first part, hereinafter called mortgagors , and First Federal Savings and Loan Association of Cumberland, a body corporate, incorporated under the laws of the United States of America, of Allegany County, Maryland, party of the second part, hereinafter called mortgagee.

Now Cherriore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity thereof, together with the interest thereon, the said mortgagor s do give, grant bargain and sell, convey, release and confirm unto the said mortgagee, its successors or assigns, in fee simple, all the following described property, to-wit:

All that lot on the Southeasterly side of Woodlawn Terrace in Cumberland, Allegany County, Maryland, known as Lot No. 178 in Gephart's Bedford Road Addition, a plat of which Addition is filed in Liber 128, folio 600, of the Land Records of Allegany County and described as follows:

BEGINNING at a point on the Southeasterly side of Woodlawn
Terrace at the end of the first line of Lot No. 173 in said Addition,
and running then with the Southeasterly side of Woodlawn Terrace
South hi degrees 18 minutes West 32 feet to the Northeasterly side
of 10 foot path; and with it South h8 degrees h2 minutes East 121.9h
feet to the Northwesterly side of Davidson Street; and with it North
39 degrees 10 minutes East 32.2 feet to the end of the second line of
Lot No. 173 of said Addition; and then with said second line reversed
North h8 degrees h2 minutes West 120.72 feet to the place of beginning.

Being the same property which was conveyed unto the perties of the first part by deed of Thomas A. Shuck and Dale E. Shuck, his wife, of even date, which is intended to be recorded among the Land Records of Allegany County, Maryland, prior to the recording of these presents.

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It is agreed that the Mortgagee may at its option advance sums of money at anytime for the payment of premiums on any Life Insurance policy assigned to the Mortgagee or wherein the Mortgagee is the Beneficiary and which is held by the Mortgagee as additional collateral for this indebtedness, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The Mortgagor 8 covenant to maintain all buildings, structures and improvements now or at any time on said premises, and every part thereof, in good repair and condition, so that the same shall be satisfactory to and approved by Fire Insurance Companies as a fire risk, and from time to time make or cause to be made all needful and proper replacements, repairs, renewals, and improvements, so that the efficiency of said property shall be maintained.

it is agreed that the Mortgagee may at its option advance sums of money at any time for the repair and improvement of buildings on the mortgaged premises, and any sums of money so advanced shall be added to the unpaid balance of this indebtedness.

The said mortgagors hereby warrant generally to, and covenant with, the said mortgagee that the above described property is improved as herein stated and that a perfect fee simple title is conveyed herein free of all fiens and encumbrances, except for this mortgage, and do

covenant that they will execute such further assurances as may be requisite.

Together with the buildings and improvements thereon, and the rights, roads, ways, vater, privileges and appurtenances thereunto belonging or in anywise appertaining.

Us have and to hold the above described fand and premises unto the said mortgagee, its successors and assigns, forever, provided that if the said mortgager s , their heirs, executors, administrators or assigns, do and shall pay to the said mortgagee, its successors or assigns, the aforesaid indebtedness together with the interest thereon, as and when the same shall become due and payable, and in the meantime do and shall perform all the covenants herein ontheir part to be performed, then this mortgage shall be void.

And it is Agreed that until default be made in the premises, the said mortgagors may hold and/possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest therein, the said mortgagors hereby covenant to pay when legally demandable.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said mortgages, its successors or assigns,

or George W. Legge ... Its duly constituted attorney or agent are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale including taxes, and a commission of eight per cent, to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have then matured an action of the cash.

have then matured or not; and as to the balance, to pay it over to the said mortgagors , their helps or assigns, and in case of advertisement under the above power but no saie, one-half of the above commission shall be allowed and paid by the mortgagors , their representatives, heirs or assigns.

At b the said mortgagors , as additional security for the payment of the indebtedness hereby secured, do hereby set over, transfer and assign to the mortgagee, its successors and assigns, all rents, issues and profits accruing or falling due from said premises after default under the terms of this mortgage, and the mortgagee is hereby authorized, in the event of such default, to take charge of said property and collect all rents and issues therefrom pending such proceedings as may be necessary to protect the mortgage under the terms and conditions herein set forth.

In consideration of the premises the mortgagor s , for themselves and their heirs, personal representatives, do hereby covenant with the mortgagee as follows: (1) to deliver to the mortgagee on or before March 15th of each year tax receipts evidencing the payment of all lawfully imposed taxes for the preceding caiendar year; to deliver to the mortgagee receipts evidencing the payment of all liens for public improvements within ninety days after the same shall become due and payable and to pay and discharge within ninety days after due date all governmental levies that may be made on the mortgaged property, on this mortgage or note, or in any other way from the indebtedness secured by this mortgage; (2) to permit, commit or suffer no waste, impairment or deterioration of said property, or any part thereof, and upon the failure of the mortgagor s to keep the buildings on said property in good condition of repair, the mortgagee may demand the immediate repair of said buildings or an increase in the amount of security, or the immediate repair of the debt hereby secured and the failure of the mortgagors to comply with said demand of the mortgagee for a period of thirty days shall constitute a breach of this mortgage, and at the option of the mortgagee, immediately mature the entire principal and interest hereby secured, and the mortgagee may, without notice, institute proceedings to foreclose this mortgage, and apply for the appointment of a receiver, as hereinfater provided; (3) and the holder of this mortgage in any action to foreclose it, shall be entitled (without regard to the adequacy of any security for the debt) to the appointment of a receiver to collect the rents and profits of said

MR 290 ME 384

premises and account therefor as the Court may direct; (4) that should the title to the herein mort-gaged property be acquired by any person, persons, partnership or corporation , other than the mortgagor 6 , by voluntary or involuntary grant or assignment, or in any other manner, without

the mortgagee's written consent, or should the same be encumbered by the mortgagors , their heirs, personal representatives and assigns, without the mortgagee's written consent, then the whole of said principal sum shall immediatly become due and owing as herein provided; (5) that the whole of said mortgage debt intended hereby to be secured shall become due and demandable after default in the payment of any monthly installments, as herein provided, shall have continued for thirty days or after default in the performance of any of the aforegoing covenants or conditions for thirty consecutive days.

Witness, the handsand seabof the said mortgagor s.

Charles R. Baker (SKAL)

State of Maryland. Allegany County, to-wit:

I hereby certify, That on this 47th day of MAY

in the year nineteen hundred and foxy fifty-three ____, before me, the subscriber, a Notary Public of the State of Maryland, in and for said County, personally appeared

Charles R. Baker and Bernice V. Baker, his wife,

the said mortgagos herein and they acknowledged the aforegoing mortgage to be their act and deed; and at the same time before me also personally appeared George W. Legge Attorney and agent for the within named mortgagee and made oath in due form of law, that the consideration in said mortgage is true and bona fide as therein set forth, and did further make oath in due form of law that he had the proper authority to make this affidavit as agent for the said

nd and Notarial Scal the day and year aforesaid.

HERR 290 MGE 385

Curchase Money
This Chattel Mortgage, Made this 4" day of May
9.5.3. by and between
John tictor Kalenger
4 0
Camberland of Glegany County.
Maryland, part of the first part, hereinafter called the Mortgagor, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duty incorporated under the aws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH:
theres, the Mortgagor is justly indebted to the Mortgagoe in the full sum of Dollars 1895), which is payable with interest at the rate of per annum in monthly installments of Jety There 73/2 Dollars
11895) which is much with the state of 6.1
24 For all the Hard 4734
monthly installments of Country Dollars
8 53. 73) payable on the day of each and every calendar month,
aid installments including principal and interest, as is evidenced by the promissory note of the fortgagor payable to the order of the Mortgagoe of even tenor and date herewith.
our gages payable to the order of the Morigages of even tende and date herewith.
Now, Cherefore in consideration of the premises and of the sum of One Dollar (\$1.00),
he Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors
nd assigns, the following described personal property located at Cunterland
queren marchand
951 - Denovet Bel air - Define - 200 Selan
Smald 14 TKd-69532
Me have sub to bolk the sit
To have and in hold the said personal property unto the Mortgagee, its successors and assigns absolutely.
Browthed, however, that if the said Mortgagor shall well and truly pay the aforesaid debt
d interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, essors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making

LBER 290 MGE 386

said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

The Mortgagor agrees to insure said property forthwith against loss by fire, collision, etc., and pending the existence of this mortgage to keep it insured in some company acceptable to the Mortgagee in the sum of Jule Value ____Dollars (\$_ and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of loss to inure to the benefit of the Mortgagee to the extent of its lien or claim thereof, and to place such policy forthwith in the possession of the Mortgagee.

Above mentioned insurance does not include personal liability and property day

Attest as to all:	John Victor Kallnye (SEAL)
State of Maryland,	
Allegany County, to-wit:	
I hereby certify, That on this.	A day of May
aforesaid, personally appeared	ablic of the State of Maryland, in and for the County
the within named Mortgagor, and acknowledged act and deed, and at the same time before me al	the aforegoing chattel mertgage to be
tion of herelo set forth; and the said	the efferegoing chattel mortgage is true and bona in like manner made
out that led the Agent	of said Mortgagee and duly authorized to make

WITNESS my hand and Notarial Scal.

ISM 290 ME387

- to	are record.
FILED AND R	SCORDED MAY 5" 1953 at 8:30 A.M.
This Beed, Made this	25th day of April, , 19 53
HINTOR PRANCE	
oetween .	ES V. SMITH
of the first part and CHARL	Trustee, of the second part.
WITNESSETH: That for an	d in consideration of securing the indebtedness hereinafter de-
	first part does sell, transfer, assign and convey unto the
	t, the following personal property, located in MINERAL
County, West Virginia.	
1946 Chevroletm 4 D	r. Sedan Serial No. 3DKE-5165
1740 0101101011 4	Motor No. DAA58067
No Mount Manuelhalana	
of even date herewith made by	to secure the payment of a certain negotiable promissory note JUNIOR FRANCIS METZ
for the sum of TWO HUNDRED	NINETY-SEVEN and 75/100 Dollars
	to the order of KEYSER AUTO MART,
in 15 monthly installmen	nts of \$ 19.85 each, one of which is due on the
and the second s	ling month until the entire sum has been paid to the order of,
	S AND MERCHANTS BANK OF KEYSER, W. VA.
	its Banking House in Keyser, W. Va.
And IN Trust further, to secure the pay different principal sum.	ment of any renewal, or renewals, of said note whother for the same or a
upon default in the payment of any inst entire unpaid balance shall become due agreed that upon written demand of the vertise and sell the above conveyed pers advertisement of at least Five days eith the same at the front door of the Cour- shall receive a commission of 10% of the The payment by said bank or any bene-	renants to pay the above sleacribed debt and note according to its tenor, and allment due on an installment note secured under this deed of Trust, the and payable. In the event that default be made in this coverant it is elemeficiary hereis, the said Trustees, either one of whom may act, shall adonal property for cash, or such other terms as said Trustee may deem best, by er in a newspaper published in Mineral County, W. Va., or by posting of thouse in said County, and in the event of a sale hereunder and Trustees to selling price of said property for his services in conducting said sale. Received hereunder of any insurance, taxes or other charges me a part of the debt secured by this trust and shall be paid from the a necessary.
The part y of the first part	hereby expressly waive 5 service upon him of notice of
any sale had hereunder by said Tr	ustee.
WITNESS THE FOLLOWIN	G SIGNATURE and Seal
	James France Met (SEAL)
. /2	0
Ar any for hyper windows	Route #1, Pox 129,
STATE OF WEST VIRGINIA, COUNTY OF MINERAL, to-wit:	Westernport, Md.,
-CLYDE W. GARDNER	A Notary Public in and for the State and County afore-
said, do hereby certify that	JAMES FRANCIS METZ
	who se name is 225 signed to the writing
above, bearing date the 25th the same before me in my mid con	day of April, 19 53 have this day acknowledged
Given under my hand thin251	
	The state of the s

December 11th, 1955.

CLYDE GARDNER No

This Chattel Mortgage, Made this 4th day of May

19 63, by and between House & Cooper and branes Rulk Cooper

of allegany County.

Maryland, part of the first part, hereinafter called the Mortgagor, and THE FIRST NATIONAL BANK of Cumberland, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH:

(\$13+2. \(), which is payable with interest at the rate of per annum in monthly installments of the day of each and every calendar month, said installments including principal and interest, as is evidenced by the promissory note of the Mortgagor payable to the order of the Mortgagoe of even tenor and date herewith.

Now, Therefore in consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at Guidense :

County, Many Land :

1953 Ford Crathere Victoria

On have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Frauthrd, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be vold.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee. its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other piace or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for eash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making

HBER 290 MGE 389

said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shail have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the Mortgagor may remain in possession of the mortgaged property.

Above mentioned insurance does not include personal liability and property damage overage.

對 红代的語 the hands and seals of the				. 1
Attest as to all:	× Har	ward a	Goo.	ETERAL)
a. a. Ite hinch	Man	a Kuit	Carp	_(SEAL)
	710	of the second of		(SEAL)
state of Maryland,				
Allegany County, to-wit:		0	**	
I hereby certify, That on this	411	_day of	may	
19_53_, before me, the subscriber, a Notary Postoresaid, personally appeared	ublic of the Sta	ate of Maryla	nd, in and for	the County
Howard & Cooper and has	na sty	L Good	w	
he within named Mortgagor, and acknowledged	the aforegoin	g chattel mo	rigage to be	
et and deed, and at the same time before me ale	o appeared	. V. dier	· anst.	ashin
f The First National Bank of Cumberland, the orm of law that the consideration set forth in	within name	d Mortgage	, and made	oath in due
The said of the said of V.	ver		in like m	anner made
oth that he is the agent	of sald Me	ortgagee and	duly authoriz	ed to make
10,00				

WITNESS my hand and Notarial Seal.

Notary Public
My Commission expires May 4, 1989

IBER 290 MEE 390

FILED AND ACCORDED MAY 5" 1953 at 8:30 A.M.

This Chattel Mortgage, Made this

day o

. payable

May

, in the year too , by and between

EDGAR REMERICK STOOPS

of Allegany County, Maryland, hereinafter called the mortgagor, and the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, a corporation, hereinafter called the mortgagee, WITNESSETH:

\$ 783.21) which is payable in installments according to the tenor of his prom-

issory note of even date herewith for the sum of \$ 783.21

to the order of said bank,

Now, therefore, in consideration of the premises and of the sum of One Dollar (\$1.00), the said mortgager does hereby bargain and sell unto the said mortgager the following described property, to-wit:

1953 CHEVROLET STYLE LINE DELUNE 2 DOOR SEDAN WITH POWER GLIDE, SERIAL #1400026-482, MOTOR No. KAQ115238

Provided that if the said mortgagor shall pay unto the said mortgagee the aforesaid sum of \$ 783.21 Dollars with interest as aforesaid, according to the terms of said promissory note, then these presents shall be and become void.

But in case of default in the payment of the mortgage debt aforesaid, or of the interest thereon or in any installment in whole or in part or in any covenant or condition of this mortgage

or any condition or provision of said note, then the entire mortgage debt intended to be secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the mortgagee may take immediate possession of said property and the said mortgagee, its successors and assigns, or Albert A. Doub, its, his or their constituted attorney or agent, are hereby authorized and empowered at any time thereafter to sell the property hereby mortgaged or so much as may be necessary at public auction in the City of Frostburg, Maryland, upon giving at least ten (10) days' notice of the time, place and terms of sale by handbills in Frostburg. Maryland, or in some newspaper published in the City of Cumberland, Maryland, for cash, and the proceeds of said sale shall be applied first to the payment of all expenses of said sale, including a commission of five per cent (5%) to the party making said sale, and second, to the payment of said debt and the interest due said mortgagee, and the balance, if any, to be paid to the said mortgagor.

The mortgagor does further covenant and agree that pending this mortgage the motor vehicle hereinbefore described shall be kept in a garage situated at

65 WASHINGTON STREET

in FROSTOURG, MARYLAND , except when actually being used by the said mortgagor, and that the place of storage shall not be changed without the consent in writing of the said mortgagee.

Said mortgagor agrees to insure said property forthwith and pending the existence of this mortgage to keep it insured and in some company acceptable to the mortgagee in the sum of

\$ 783.21 , and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of fire to inure to the benefit of the mortgagee to the extent of its lien or claim thereon and to place such policy forthwith in the possession of the mortgagee.

Witness the hand and seal of said mortgagor on this 4me day or

, in the year Nancyces Hastones Farty-Torce

STATE OF MARYLAND, ALLEGANY COUNTY, to-wit: STATE OF MARYLAND, ALLEGANY COUNTY, to-wit: 1953 I HEREBY CERTIFY that on this 476 And of May County, aforesaid, personally appeared EDGAR MODERICK STOOPS the within named mortgagor, and acknowledged the aforegoing mortgage to be his act and at the same time before me personally appeared William B. Yates, Treasurer, of the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the within named mortgagoe, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorized by it to make this affidavit. IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial seal the day and year above written.	UBER 290 MGE 391	
STATE OF MARYLAND, ALLEGANY COUNTY, to-wit: I HEREBY CERTIFY that on this 4m day of May see , before me, the subscriber, a Notary Public of the State of Maryland, in and for Allegany County, aforesaid, personally appeared EDGAR MOCERICK STOOPS the within named mortgagor, and acknowledged the aforegoing mortgage to be his act and at the same time before me personally appeared William B. Yates, Treasurer, of the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the within named mortgagee, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorized by it to make this affidavit. IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial seal the day and year above written.	ATTEST: EDGAR PROCESSON STOPS Chappener	
I HEREBY CERTIFY that on this 476 day of May 1953 1956 before me, the subscriber, a Notary Public of the State of Maryland, in and for Allegany County, aforesaid, personally appeared EDGAR MODERICK STOOPS the within named mortgagor, and acknowledged the aforegoing mortgage to be his act and at the same time before me personally appeared William B. Yates, Treasurer, of the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the within named mortgagee, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorized by it to make this affidavit. IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial seal the day and year above written.	PACHEL KHIERIEN [SEAL]	
County, aforesaid, personally appeared EDGAR MODERICK STOOPS the within named mortgagor, and acknowledged the aforegoing mortgage to be his act and at the same time before me personally appeared William B. Yates, Treasurer, of the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorised by it to make this affidavit. IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial seal the day and year above written.	STATE OF MARYLAND, ALLEGANY COUNTY, to-wit:	
County, aforesaid, personally appeared EDGAR POSERICK STOOPS the within named mortgagor, and acknowledged the aforegoing mortgage to be his act and at the same time before me personally appeared William B. Yates, Treasurer, of the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorized by it to make this affidavit. IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial seal the day and year above written.	1953 I HEREBY CERTIFY that on this 4TH day of MAY .	
the within named mortgagor, and acknowledged the aforegoing mortgage to be his act and at the same time before me personally appeared William B. Yates, Treasurer, of the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the within named mortgagee, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorized by it to make this affidavit. IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial seal the day and year above written.	see , before me, the subscriber, a Notary Public of the State of Maryland, in and for Allegany	
the within named mortgagor, and acknowledged the aforegoing mortgage to be his act and at the same time before me personally appeared William B. Yates, Treasurer, of the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the within named mortgages, and made onth in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorized by it to make this affidavit. IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial seal the day and year above written.	County, aforesaid, personally appeared	
same time before me personally appeared William B. Yates, Treasurer, of the Fidelity Savings Bank of Frostburg, Allegany County, Maryland, the within named mortgagee, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorized by it to make this affidavit. IN WITNESS WHEREOF, I have hereto set my hand and affixed my Notarial seal the day and year above written. Notary Public	EDGAR MODERICK STOOPS	
lay and year above written.	Bank of Frostburg, Allegany County, Maryland, the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth and that he is the Treasurer and agent for said corporation and duly authorized by it to	
Roll Kuranum Notary Public		
	Roll Russian Notary Public	

This Martgage, Made this 15+4 day of January
in the year Nineteen Hundred and Pifty-Three , by and between
JOSEPH SEWARD LAVIN and ARNA LA VELSE LAVIN, his wife,
of Allogany County, in the State of Maryland

part ion of the first part, and

LIBER 290 MGE 392

morally d. HVAN and ALIGH S. HVAN, his wife,

County, in the State of Hary Land

part of the second part, WITNESSETH:

Whereas, The parties of the first part are justly and bons Fide indebted onto the parties of the account part in the full and just are of one Thomsand Two Hundred Wollars, (11,200,00), which cals out the parties of the first part procder to pay unto the parties of the second part one (1) year after date, with interest thereon at the rate of six Per Centur (1) Per Anous, parable sent-anematic, with the right to the parties of the first part to ake pay out of any a count upon the principal of said indestructures at a the rest parties, until the full at and literest has been published and antistical.

How Cherefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity there-

of, together with the interest thereon, the said

parties of the first part

give, grant, bargain and sell, convey, release and confirm unto the said

purities of the someou part, their

heirs and assigns, the following property, to-wit:

Legacy Courty, Empland, and particularly described as Collows, to-

intersection of Mt. Pleasant Street and First Alley and remains thence with the Casterly side of Mt. Pleasant Street South 32 degrees 4% Thates West 50 Peet; thence South 57 degrees 4% Thates Last 50 Peet; thence South 57 degrees 4% instead of Mt. Pleasant Street South 32 degrees 4% Thates Last 52 degrees 4% minutes Last 52 Peet to First Alley and with 1t outh 57 degrees 12 minutes West 50 Peet to the place of beginning. containing .07 acres, more or less.

3. BEGINARY for the same at a point 53 feet on the 4th line of the deed from Barriet A. Same to said Mary 5. Booking and Catherine Booking, said deed bearing date October 24th, 1901, and recorded among said Land Records in Liber No. 20, Folio 240, said point being also the end of the 2nd line of the aforesaid lat parcel and running thence from said point North 58 degrees 15 minutes and 6 feet to a point 112 feet on the 1st line of a deed from 6. Dud Hocking to the Loval Order of Moose of Frostburg, Maryland, Incorporated said deed bearing date of the 16th day of June, 1942, and recorded in Liber No. 194, Police 100, among said Land Records; and running thence with the aforesaid lat line of said deed North 32 degrees 45 sinutes hast 2.0 feet to the end of said line; thence running with the 2nd and 3rd lines of said deed South 58 degrees 15 sinutes last 14.0 feet; thence North 20 degrees 00 minutes dast 50.5 feet to First Alley and with it North 58 degrees 15 minutes West 16.0 feet; thence South 32 degrees 48 cinutes West 53.0 feet to the place of beginning, containing 02 acres, more or less.

It halled the same property described as First Parcel and Second Parcel In the deed from G. Bud Booking, widewer, et al., to Joseph Idward Lavin and Anna Laverne Lavin, his wife, by deed dated May 12th, 1943, and recorded in Liber 196, felic 178, one of the Land Seconds of Allegany County, Maryland.

to-wit: All those two parcels of land described as follows,

Slub and running thence from said point South 5% degrees 15 minutes East 14 feet; thence North 32 degrees 45 minutes inst 3 feet to the end of the 2nd line of the aforesaid deed; and running thence with said 2nd line reversed forth 50 degrees 15 minutes west 14 feet; thence South 32 degrees 45 minutes West 3 feet to the place of

NSM 290 MGE 393

Cogether with the buildings and improvements thereon, and the rights, reads, ways, waters, privileges and appurtenances thereunte belonging or in anywise appertaining. Provibet, that if the said helm, administrators or assigns, do and shall pay to the said helm, administrator, or assigns, the aforesaid sum of the monthme do and shall perform all the covenants herein on part to be performed, then this mortgage shall be void. But it is agreed that until default be made in the premises, the said property, all which taxes, mortgage delt and interest thereon, the said and interest thereon, in whole or in part, or in any agreement, covenant or one default being made in payment of the mortgage delt and interest thereon, the said and the said and property and the said and property and the said and property and the said and payable, and these presents are hereby declared to be made in trust, and the said. Particle of the said attended to be hereby secured shall at one become due and payable, and these presents are hereby declared to be made in trust, and the said. Particle of the said attended to be the received and empowered, at any me therefore, to sell the property hereby mortgage delt in seed in manner following toweth. By giving at least twenty entire therefore, to sell the property hereby mortgaged or no much therefore as may be necessary, and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs assign; which said shall be made in manner following toweth. By giving at least twenty entire therefore, and proceeds arising now such as to apply (first to he purchaser or purchasers thereof, his, her or their heirs assign; which are said as a commission of eight per cent to the party well to making add said; secondly, to be payment of all moneys owing under this mortgage, whether the same shall have been then astered or not; and as to the balance, to pay it over to the said. Particle o	
Cogether with the buildings and improvements thereon, and the right, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining. Provided, that if the said.	21 In the Con the same at the and of the fad atmosphere
Together with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining. Drovibet, that if the said heirs, executors, administrators or assigns, do and shall pay to the said meantime do and shall perform all the covenants herein on part to be performed, then this mortgage shall be void. Bind it is agreed that until default be made in the premises, the said mortgage debt and interest thereon, he said and possess the aforesaid property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said period of the presents are hereby declared to be made in trust, and the said period of the time, piece, manner and terms of sale in some newspaper published in Camerian, Maryland, which add aste shall be at public autoin for each, and the proceeds arising rom saids had to rot; and as any piece in a sain and the said and increased thereon of the time, piece of the purpose of the perfect to the party selling or making said said; secondly, the piece of the piece of the piece of the said. part of the first part, the trust part the piece of the said and said to be a piece of the said. part of the first part, the trust part the presentatives, heirs or assigns, and it case of advertisement under the above power but no saio, one-half of the above commission sail be allowed and paid by the mortgages of the first part further covenant	the time and the control for the first the same the control of the
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8	tate of Maryland,			
	llegany County, to-u	ptt:		
			ш	
1	I hereby certify,	That on this /3	th - day of James	
in	the year Nineteen Hundred and	Pirty-Dures	, before me, the sub	ecriber,
	Notary Public of the State of M			
	Mana Lonopis Lavis	and Anna Lavern	e savin, his wire,	
And	d acknowledged th	e aforegoing mortgage	to be that	-
act	and deed; and at the same time	before me also persona	lly appeared	1 3
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the	within named mortgagee s and	made oath in due form	of law, that the consideration	in said
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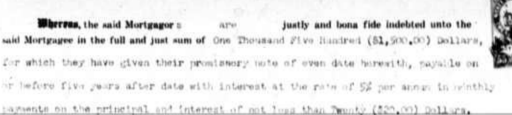
198 290 ME 395

FILED AND ASCURDED MAY 6" 1953 at 2:40 P.W.

This Mortgage, Made this Hay, in the year nineteen hundred and Fifty Three,

Justin D. Paddleford and Gentrude H. Paddleford, his wife,

of Allegany County, State of Maryland, of the first part, hereinafter called Mortgagora , and THE COMMERCIAL SAVINGS BANK OF CUMBERLAND, MARYLAND, a corporation duly incorporated under the laws of Maryland, of the second part, hereinafter called Mortgagee,



And whereas, this mortgage shall also secure as of the date hereof, future advances made at the Mortgagee's option, prior to the full payment of the mortgage debt, but not to exceed in the aggregate the sum of Five Hundred (\$500.00) Dollars, nor to be made in an amount which would make the mortgage debt exceed the original amount hereof, provided the full amount of any such advance is used for paying the cost of any repair, alterations or improvments to the mortgaged property, as provided by Chapter 923 of the Laws of Maryland passed at the January session in the year 1945 or any Amendments thereto.

Now therefore, in consideration of the premises, and in order to secure the prompt payment of the said indebtedness and any future advances as aforesaid, together with the interest thereon, the said Mortgagor a do bargain, sell, give, grant, convey, release and confirm unto the said Mortgagee, its successors and assigns, the following property, to-wit: All that lot, piece or parcel of ground, situate, lying and being about his miles Southwest of the City of Comberland, in Allegany County, Maryland, and along the National Pike leading from the City of Cumberland, Allegery County, Maryland, to Prostburg, Allegany County, Marcland, said lot or parcel of ground being known and designated Lot No. 7 in "LaVale Park", a plat and description of which said "LaVale Park" is recorded in Liber Mo. 127, folio hol, one of the Land Mecords of Allegany County, Maryland, and which said Lot No. 7 hereby conveyed is described as follows, to-write

Boginning for the same at a point along the Southerly side of the National Pike, at the end of the first line of Lot No. 6 of aforesaid LaVale Park Addition, and running thence along the Southerly side of the National Pike, South 13 degrees West 50 feet; thence at right angles to said Pike, South 17 degrees East 250 Feet to the Northerly side of Centre Avenue, and running thence with the Mortherly side of Centre Avenue, Morth L3 degrees East 50 feet to the end of the second line of Lot No. 6 of said Addition; thence reversing said second line, North 17 degrees West 250 feet to the place of beginging.

Being the same property conveyed by William H. Shinonek et ux to the said Justin D. Paddleford et ux in two deeds, one dated November 25, 1940, and recorded in Liber Mo. 188, folio 1,62, one of the Land Records of Allegany County, Haryland, the other dated Harch 13, 1915, and recorded in Liber No. 203,

	assigns, to the extent
police if the interpretation of the mortgage of the mortgage may and comest the premiums thereon with interest as part of the mortgage de-	effect and in cauce
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	P ISEMA
anna La Verno	LANCE (STAL)
	(SEAL)
State of Maryland, -	
Altegany County, to-mit:	
I hereby certify. That muther - 15th - day of	
Configuration National Configuration Configu	re me, the subscriber,
a Notary Public of the State of Maryland, in and for said County, personall	The state of the s
and seknowledged the aforegoing bactgage to be	, ,
act and deed; and at the same time before me also personally appeared	100
the athin man of mortgagee and rade oath in due form of law, that the c	consideration in said
exclusive in true and bona fide as therein set forth.	,
in the state of th	
WITNESS my band and Notarial Scal the day and year aforesaid.	
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For value ofsceived, we hereby release	as ween and
Hithere der hands and seals on this	23 rdday of
MAY 1959.	10.0

1988 290 Mar 395

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John L. Pattier ed an Weir, out. Patricket, Hallen,

This Mortgage, Made this 506

in the year nineteen hundred and

by and between

If Allegany County, State of Maryland, of the first part, hereinafter called Mortgagor—, and THE COMMERCIAL SAVINGS BANK OF CUMBERLAND, MARYLAND, a corporation duly proporated under the laws of Maryland, of the second part, hereinafter called Mortgagor, Witnesseth

le indebted unto the

And whereas, this mortgage shall also secure as of the date hereof, Inture advances made at the Mortgagee's option, prior to the full payment of the mortgage debt, but not to exceed in the aggregate the sum of Five Hundred (\$500.00) Dollars, nor to be made in an amount which would make the mortgage debt exceed the original amount hereof, provided the Infl amount of any such advance is used for paying the cost of any repair, alterations or improvements to the mortgaged property, as provided by Chapter 923 of the Laws of Maryland physical at the January session in the year 1945 or any Amendments thereto.

Name therefore, in consideration of the premises, and in order to secure the prompt payment of the said indebtedness and any future advances as aforesaid, together with the interest thereon, the said Mortgagor — do ——bargain, sell, give, grant, convey, release and confirm anto the said Mortgagoe, its successors and assigns, the following property, to wit:

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et at 63 to mid Justin D. Pastieford et at in the Book, one sates have en 25, 1917, and recorded in Liber No. 128, folio [67, mos of the Lack Records of Allagin Court, Court of the other nated Earch 13, 1915, and recorded in Liber No. 203,

folio 226, one of said Land Records. Reference to said deeds and the plat aforecontioned is hereby made for a further description.

To have and to half the above described property unto the said Mortgagee, its successoror assigns, together with the buildings and improvements thereon, all fixtures and articles of personal property now or at any time hereafter attached to or used in any way in connection with the use, operation and occupation of the above described real estate, and the rights, roads, ways, waters, privileges, and appurtenances thereunto belonging or in anywise appertaining, in fee simple forever

Browlord, that if the said Mortgagors, its, his, her, or their heirs, executors, administrators, successors, or assigns, do and shall pay or cause to be paid to the said Mortgagee, its successors or assigns, the aforesaid sum of ————One Thousand Five Handred (\$1,500,00)————dollars and the interest thereon in the manner and at the times as afore set out, and such future advances with interest thereon, as may be made as hereinbefore provided, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be said.

And it is agreed, that until default be made in the premises, the said Mortgagors may hold and possess the aforesaid property, upon paying, in the meantime, all taxes, assessments and public liens levied on said property and on the mortgage debt and interest hereby intended to be secured, and any lien, claim or charge against said premises which might take precedence over the lien of this mortgage; all which taxes, assessments, public liens, lien, claim, charge, mortgage debt and interest thereon, the said Mortgagors hereby covenant to pay when legally demandable; and it is covenanted and agreed that in the event the said Mortgagors shall not pay all of said taxes, assessments, public liens, liens, claims and charges as and when the same become due and payable the said Mortgagee shall have the full legal right to pay the same, together with all interest, penalties and legal charges thereon, and collect the same with interest as part of this mortgage debt.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured, including such future advances as may be made as hereinbefore set forth, shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said Mortgagee, its successors or assigns, or Wilbur V. Wilson, its, his or their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell at public sale the property hereby mortgaged, or so much thereof as may be necessary; and to grant and convey the same to the purchaser or purchasers thereof, its, his, her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale, in some newspaper published in Allegany County, Maryland, which terms shall be at the discretion of party making said sale, and the proceeds arising from such sale to apply-first: To the payment of all expenses incident to such sale, including taxes, insurance premiums and a commission of eight per cent, to the party selling or making said sale, and if the property be advertised for default and no sale be made, one-half of said commissions shall be allowed and paid as costs, by the mortgagors , its, his, her or their representatives, heirs or assigns; secondly, to the payment of all moneys owing under this mortgage. including such future advances as may be made as aforesaid, whether the same shall have then matured or not; and as to the balance, to pay it over to the said Mortgagors , its, his, her or their heirs or assigns.

And it is agreed that the powers, stipulations and covenants aforesaid are to extend to and bind the several heirs, executors, administrators, successors or assigns, of the respective partiethereto. HER 290 ME 397

	Mitness, the hands and seal s of said Mortgagors .
	Millian C. Dudle Sential Paddleford (SEAL) Sentrate H. Paddleford (SEAL)
	State of Maryland, Allegany County, to-wit:
	3 hereby Certify, that on this JH day of May,
	in the year nineteen hundred and Richard and Gay of Hay,
	in the year nineteen hundred and Fifty Thrue, before me, the subscriber, a Notary Public of the State of Maryland, in and for Allegany County, personally appeared
	Justin D. Paddleford and Sertrade M. Paddleford, his wife,
	and acknowledged the aforegoing mortgage to be their act and deed; and at the same
	time, before me, also personally appeared
	The Commercial Savines Rank of Comband Months C. Scott, Cashier of
	The Commercial Savings Bank of Cumberland, Maryland, a corporation, the within named mort-
	fide as therein set forth; and the said George C. Gook did forther
	in like as therein set forth; and the said George C. Gook did further,
	in like manner, make oath that he is the Cashier and agent or attorney for said corporation and
	duly authorized by it to make this affidavit.
	and year shade written
	and year above written.
1	William Q Sudley.
	in the work of the contract of
1	Notary Public
	10 10 10 10 10 10 10 10 10 10 10 10 10 1

FILED AND ALCOHOLD MAY 6" 1953 at 8:30 A.M.
Chattel Mortgage
THIS CHATTEL MORTGAGE, Made this 27th day of April 10 53
by Merrin J and Dorothy B. Wolford
of the City of Oumberland
State of Maryland, hereinafter called "Mortgagor," to
INDUSTRIAL LOAN SOCIETY, INC., a body corporate,
Room 33, Liberty Trust Building, Baltimore and Centre Sts., Cumberland, Md., hereinafter called "Mortgagee"
WITNESSETH: That for and in consideration of the sum of Bundred Dullars
(\$ 200,00), the actual amount lent by Mortgages to Mortgages, rectipt whereof is hereby acknowledged, Mortgages duth hereby bargain and sell unto Mortgages the following described property. The chattele, including household furniture, now located at
The chattels, including bousehold furniture, now located at April 71 A sune 77 and 77
in said State of Maryland, that is to say:
(City) (County)

190 ME 398

LIVING ROOM		DENENG ROOM		KITCHEN		BED NOOM	
NO.	PERCEPTION	No.	PROCESTRON	MO.	MISCRIPTION	MO.	DESCRIPTION
	Bookrase		Buffel	14	Chairs	1	Bed baby
	Secretary		Chairs	1	Tubie		Ited
	Chair		China Cirnet		Store		Ded
1	Chair rocker		Service Table	1	Washing Markine		Chair
	Chair		Tolde				Chair
T	Living Boom Bulle		Consider the All		Refrigerator		Chilfunier
	Pinne		Rug			_	Chiffurube
1	Table	1	Radio		Vacuum Cleaner		Dresser
	Roge			-		1	Drewing Table

13	Table	1 Ratto		Vacuum Cleaner	Dresser	
1	Buga				Dressing Table	
	-			1	1 De pagroom surte	
line Mo	ns, chins, erockery, cut) rigagor and kept or used	ery, utensils, sil in or about the	verware, musical ins premises or commings	truments and househole ad with or substituted fo	riures, carpets, rugs, clorks, fittings, i goods hereafter acquired by the or any chattels herein mentioned.	1
	following described motoryland, that is to say:	e vehicle with all	attachments and equ	ipment, now located in		
- 50 000	KE MODEL	YEAR	ENGINE No.	SERIAL No.	OTHER IDENTIFICATION	
	TO HAVE AND TO	HOLD the sam	e unto Mortgagee, its	successors and assigns,	forever.	
	200				pages, its successors and assigns, the by a certain promissory note of even	
	sum of \$	17	no according to the te	monthly instalments	a 14.54	
enci	e herewith, payable in including				incipal balances, the first of which	
	alments shall be payable				, 19.53 , together with a	
-	fins instaln	omt, covering a	ny unpaid balance, in	cluding interest as afore	maid, which instalment is due and	
owi	ng on the 17th se presents shall be void	day of	October	, 19 >4, and intere	at after maturity at said rate, then	
	The note evidencing	said loan provid	es that the principal	amount thereof or any	part thereof may be paid prior to	
	turity with interest at th	e aforementione	d rate to the date of	payment.	ed personal property and that there	
	so lien, claim or encumbe	rance or condition	onal purchase title ag	ainst the same; that he	of she will not remove said motor	
con	ment in writing of Mortg Mortgages at any time.	pagee herein, and	that said mortgaged	personal property shall	be subject to view and inspection	
	In the event of defau	nearly balance of	principal, together w	ith accrued interest as a	or any part of either, as provided in aforemed, shall immediately become	
	the state of the second state of the second	tion of Monthson	a maintained employe modifies	o or demand, and Mosts	rarge aball be entitled to immediate	
po	the part of Mortgages to	Mortgagor; after	er such possession und	er the terms hereof, Mo	berever found, without any liability rigages agress to sell the mortgaged	
per	monal property upon the	following terms	and conditions:			
kno	own address, notifying his	n or her that Me	ertgagee will cause the	mortgaged personal pro other expenses of sale)	perty to be sold at public suction at by a duly licensed auctioneer to the	
hig	best cash bidder therefor	at a time and the place thus de	the place designated in	n said notice; provided t	mail to Morigagor at his or her has perty to be suid at public suction at by a duly licensed auctioneer to the that if there be no law requiring the huly licensed auctioneer aforesaid, a hat such place shall be either in the ce is licensed, whichever Mortgagor morigaged personal property upon	
per	non regularly engaged in	conducting auct	ion sales in such place	; and provided further t	hat such place shall be either in the	
	vment to Mortgages of th	e balance due th	ereon together with a	ny unpaid interest.	mortgaged personal property upon er right or remedy which Mortgages	
ma	m hann		and the second second			
ain	gular. Any reference her IN TESTIMONY W	ein to Mortgage HEREOF, with	e shall be deemed to	include any successors of ni(a) of mid Mortgagori	and the plural shall be taken in the r assigns of Mortgages.	
	2	16		00 4	al a wille	
W	TNES	7.		4/40-10	army a.ur your	
w	TNESS	7.6		Mercia	gwaght	
		-	Ormi	erland	" "	
	TATE OF MARYLANI	OCUNTY OF		Allogany	_, TO WIT:	
	I HEREBY CERT	TFY that on th	ie 17th day	of April	, 19, before me, to	
	abscriber, a NOTARY PI	UBLIC of the St	ate of Maryland, in a	and for the City afore	said, personally appeared	
	X _p rv	rin J. & Do:	rothy B. Wolfer	d		
-	the foregoing Chattel M	lesteres and ask		their	the Mortgagor(s) name	
	es yours and an arrangement		Ener I. Pears		act. And, at the same time, before	
A	e also personally appears gont for the within named true and bona fide, as the said Mortgogee to make	Mortgager, and erois set forth, a	made onth in due form	of law that the ecosider	ation set forth in the office morring I the Murigages and duly authorize	
	WITNESS my has	nd and Notaria	-	Y	47	0
10	12 2318			/house	A - Vagua	
1	1 194	The Place	received to	- worden Cricks	without a	
	66 6 16	god con in	C HARMBON IS	a reducte of		
	-CIC 10	anies sh	i xightern	Commence and the same	aggregation and a secondary	

10m 290 MGE 399

FILED AND ASCORDED MAY 6" 1953 at 8:30 A.M.
This Chattel Mortgage, Made this Lat day of May
Orfer Orferes 2000 19091, Made this 14 day of my
1953 , by and between Carl Storm , of Allegany
County, Maryland, hereinafter called the Mortgagor , and Cumberland Savings Bank, of Cumberland, Maryland, hereinafter called the Mortgagee, WITNESSETH:
Unbercas. The said Mortgagor stands indebted unto the said Mortgagee in the full
sum of \$ 210.25 payable in \$8 18 successive monthly installments of
g 11.69 each, beginning one month after the date hereof as is evidenced by his
promissory note of even date herewith.
How, therefore, in consideration of the premises and of the sum of \$1.00, the said Mort-
gagor des hereby bargain and sell unto the said Mortgagee, its successors and assigns, the following property, to-wit:
Model 177 Milk Storage Cabinet
Serial No. 501125
Drovided, If the said Mortgagor shall pay unto the said Mortgagee the aforesaid
sum of \$ 210.25 , according to the terms of said promissory note and perform all the
covenants herein agreed to by said Mortgagor , then this Mortgage shall be void.
- v
The Mortgagor does covenant and agree, pending this Mortgage, as follows: That storage cabinet 301 E. Mainstreet Maryland, Mar
said ####################################
without the written consent of said Mortgagee; to keep said said said and properly and con-
dition; to pay all taxes, assessments and public liens legally levied on said grant the when legally demandable; to pay said mortgage debt as agreed; to have said motor vehicle insured and
pay the premiums, therefore, in some reliable company against fire, theft and collision, and have
the policy or policies issued thereon payable, in case of loss, to the Mortgagee to the extent of its lien hereunder and to place such policies in possession of the Mortgagee.
But in case of default in the payment of the mortgage debt in any installment thereof, in
whole or in part in any covenant or condition of this Mortgage, then the entire mortgage debt in- tended to be secured, shall at once become due and payable and these presents are hereby declared
to be made in trust and the Mortgagee is hereby declared and entitled to and may take im-
mediate possession of said acceptable and the said Mortgagee, its successors or assigns, or
7. Brooke Whiting . its constituted Attorney, are hereby authorized and empowered at any time thereafter to sell the pro-
perty hereby mortgaged or so much as may be necessary, at public auction for cash in the City of
Cumberland, Maryland, upon giving at least ten day's notice of the time, place and terms of sale in some newspaper published in said city, and the proceeds of such sale shall be applied, first, to
the payment of all expenses of said sale, including taxes and a commission of 8% to the party
making said sale, and second, to the payment of said debt and interest thereon, and the balance, if any, to be paid to the said Mortgagor , his personal representatives or assigns, and in
case of a deficiency any unearned premiums or insurance may be collected by said Mortgagee and
applied to said deficiency.
Witness, the hand and seal of said Mortgagor the day and year first above written.
Witness:

Mary B. white Carl Store Morriagor (8)

VSSR 2111 MOF-115

Janes III	LIVING HOOM		DINING ROOM		KITCHEN		BED ROOM
111	DESCRIPTION	Pici	DEV KIPTUN	2413	DARCHITZTUN	NG	DENCHIPTION
	Bi line		Buffel	1	Chairs	1	Bed hary
	' or retary		l'hairs	1.	Table		lied
	Chate	-	China Creet		Blove	1	Red
7	Chair Porter		250FVle * Table	1	Withler South ne		Chair
F	(.1)		1 10				(Linte
7	Living Room Build				Refriverstor		Unitrader
	P(100	-	\$1 cc **				Ch tforobe
3.	1 16 7 2 1 01	1	Rolle		Vacuum Cleaner		Errenker
	Russ	Mandard Annual Contraction of	-			1	Drewing Tuble

and, in addition thereto, all other goods and chattels of like nature sud all other furniture, fixtures, carpets, rugs, clocks, fittings, lineas, clims, crackery, cuttery, utensits, adverware, musical instruments and household goods hereafter acquired by the Martens of and kept or used in or about the premises or combaingled with or substituted for any chattels become mentioned.

The following described motor velocie with all attachments and equipment, now located in . Maryland, that is to say ENGINE No. OTHER IDENTIFICATION SERIAL No. MODEL

	100 11 10 1 1 10 11	To 1001 be the source under	MITTIGHT ILLES	rs and as must fore to
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[1](0)(1] (1).1](0)(E)[I that it in right r	that has transfer be part of the	200 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
200.00	rus its	iding to the term of arel as evolenced.	
the belowith provide to	17	successive monthly nestablications	s 11.04
. h		e of the permeathern the an eleptor	
postaline to shall be put able to	the 17th	day of May	1) 53 , together with
C rist metalment	Covering way and	ad balance, including interest as afore	and which in taline it is due an
wing on the 17th	day of	October , 19 54 and interest	after maturity at said rate, the
there presents don he would			The second second second

The note evidencing said lean provides that the principal amount thereof or any part thereof may be paid prior to nothinty with interest at the aforementional rate to the date of payment.

Mortgager evenants that he or she exclusively owns and possesses said mortgaged personal property and that there are her cause or encounterance or conclusional purchase title against the same; that he or she will not remove said motor belief just the rate of Martyanel or said other medianced personal property from the above described premises without mortification of Mortgages herein, and that said mortgaged personal property shall be subject to view soil inspection.

Is Moderate at any time.

In the rive to distant in the payment of any instalment of principal or interest or any part of either, as provided in such as to the entire unused became, if principal is getter with accrued interest as aforeseed, shall many lately become along a part of a the part of Mortgage, when the principal is distributed by income date provided in the part of Mortgage is possessed property and may at once take possession thereof wherever found, without any bacality on the part of Mortgage to Mortgager, after such possession under the terms hereof, Mortgages agrees to sell the mortgaged personal property upon the following terms and conditions.

Martgages will give not less than twenty...(20) days' notice in writing by registered small to Mortgagor at his or ber last known address, notifying him or her that Mortgages will cause the mortgaged personal property to be sold at public and ton at the expense of Mortgages (including auctioneer's fees, storage and other expenses of sale) by a duly licensed auctioneer to the highest each ladder therefor, at a time and the place designated in said notice, provided that if there be no law requiring the homography original and the place thus designated. Mortgages may substitute for the duly licensed auctioneer aforesaid, a person regularly engaged in conducting auction sales in such place, and provided further that such place shall be either in the City or 1 onnly in which Mortgagor resides or in the City or County in which Mortgages is heemed, whichever Mortgages shall elect. At any time prior to said sale, Mortgagor may obtain possession of the said mortgaged personal property upon payment to Mortgages of the balance due thereon together with any impaid interest.

The remedy herein provided shall be in addition to, and not in limitation of, any other right or remedy which Mortgages now love.

Wherever the context so requires or permits the singular shall be taken in the phiral and the phiral shall be taken in the singular. Any reference herein to Mortgagee shall be deemed to include any successors or assigns of Mortgagee.

IN TESTIMONY WHEREOF, witness the hand(s) are scaled of said Mortgagor(s).

IN TESTIMONY WHEREOF, witness the mand(s) are seal(s) of said Mortgagor(s).
VIEWER J. Lean Jordhy B. Wolfordown
WITNESS - Meroin Jewalford. (BEAL)
STATE OF MARYLAND, CITY OF, TO WIT:
I HEREBY CERTIFY that on this 17th day of April , 19 53, before me, the
subscriber, a NOTARY PUBLIC of the State of Maryland, in and for the City County aforesaid, prosonally appeared
Mgrvin J. & Dorothy B. Wolford the Mortgagor(e) names
in the foregoing Chattel Mertgage and acknowledged said Mortgage to be their set. And, at the same time, before
ne abscrainsqually appeared Elmer I. Pearson
Agend for the withou hancel Mortgagee, and made oath in due born of taw that the consideration set forth in the settin in recognized bons lide, as therein set forth, and he further made oath that by is the agent of the Mortgagee and the such a red over and Mortgagee to make this affidavit.
WITNESS my hand and Noterial See



Times To Hapmand

13FR 2911 MGE 399

Compared and Mailed Detrock To Mitges aty

F. Last and a Con Garany 5" 1953 at 5:30 n.h. This Chattel Martgage, Made this 1, thay of May

1953 , by and between Carl Storm yor Allegany County, Maryland, heremafter called the Mortgagor , and Cumberland Sovings Bank, of Cando erland, Maryland, bereinafter called the Mortgagee, WITNESSETH:

Whereas. The said Mortgagor stands indebted unto the said Mortgagee in the full sum of 8 210.25 \$0 18 successive monthly installments of , payable in s 11.69 each, beginning one mouth after the date hereof as is evidenced by his priemissing note of even date herewith.

How, therefore, in rousideration of the premises and of the sum of \$1.00, the said Mort

gapor des hereby bargain and sell unto the said Mortgagee, its successors and assigns, the following property, to-wit:

Model 177 Milk Storage Cabinet Serial No. 501125

Provided, If the said Mortgagor shall pay unto the said Mortgagee the aforesaid sum of \$ 210.25 , according to the terms of said promissory unle and perform all the coverants berein agreed to by said Mortgagor , then this Mortgage shall be void-

The Mortgagor does rovement and agree, pending this Mortgage, as follows: That saulance cabinet 301 E. Mainstreet saulance cabinet 301 E. Mainstreet saulance cabinet 301 E. Mainstreet saulance cabinet shall be kept in a receiver in the place of storage shall not be rhanged without the written consent of said Mortgagee; to keep said the place of storage shall not be rhanged dition; to pay all taxes, assessments and public liens legally levied on said properties when legally demandable; to pay said mortgage debt as agreed; to have said motor vehicle justiced and pays the place of the pl pay the premums, therefore, in some celiable company against live, theft and collision, and have the policy or policies issued thereon payable, in case of less, to the Mortgagee to the extent of its lien bereumfer and to place such policies in possession of the Mortgagee,

But in case of default in the payment of the mortgage slebt in any installment thereof, in whole or in part in any covenant or combition of this Mortgage, then the entire mortgage debt intended to be secured, shall at once become due and payable and these presents are hereby declared to be made in trust and the Mortgagee is hereby declared and entitled to and may take immediate porcession of said the said Mortgagee, its auccuror of a rip, or

F. Brooke Whiting constituted Attorney are hereby authorized and empowered at any time thereafter to sell the property here's man gaged or so much as may be necessary, at public anction for each in the City of Chesberland, Maryland, upon giving at least ten day's nother of the time, place and terms of all in some newspaper published in said city, and the proceeds of such sale shall be applied, but to the pay sent of all expenses of said sale, including taxes and a commussion of 8% to the party making said sale, and second, to the payment of said debt and interest thereon, and the balance, if any, to be paid to the said Mortgagor . his personal repreculative or a sagar, and re-

Witness, the hand am seal of said Mortgagor the day and year first above written.

case of a describery any uncarned premiums to insurance may be collected by and Mortgager and

applied to said deficiency.

State of Maryland,

Allegany County, to-wit:

I hereby certify, That on this let

mberland Savings Sank the within named Mortgagee and made oath in due of law, that the consideration in said mortgage is true and bona fide as therein set forth. WITNESS my hand and Notarial Seal the day and year aforesaid. **Many B white Notary Public States Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of May. **Sipts Chatter Stortgage, Made this 1st day of the Wortgage of the United States of America, ty of the second part, hereinafter called the Mortgage, WITNESSETH: **White States of America, ty of the second part, hereinafter called the Mortgagee in the full sum of	Carl Storm	
PILED AND RECORDED MAY 6" 1953 at 8:30A.M. Shis Chattel Mortgage, Made the list day of May. Shis Chattel Mortgage, Made the list day of May. May May May 111 mm A. Plumner and Jean Ann Plumner, his wife. Allegany County, ryland, parties of Allegany County, ryland, parties of the first part, hereinafter called the Mortgager, and FROSTBURG NATIONAL NK, a national banking corporation duly incorporated under the laws of the United States of America, ty of the second part, hereinafter called the Mortgages, WITNESSETH: Whereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of power Bundred Seventy-two and 99/100 Dollars No May 100 Dollars	he ackno	owledged the aforegoing mortgage to be his act and
WITNESS my hand and Notarial Seal the day and year aforesaid. WITNESS my hand and Notarial Seal the day and year aforesaid. Wary B white Notary Public FILED AND RECORDED MAY 6" 1953 at 8:30A.M. Bits Chattel Mortgage, Made this 1st day of May. Ships Chattel Mortgage, Made this 1st day of May. 131 by and between William A. Plummer and Jana Ann Plummer, his wife. 203 by Main Street. Pronthure of Allerance County, repland, part.165. of the first part, hereinafter called the Mortgager, and FROSTBURG NATIONAL NK, a national banking corporation duly incorporated under the laws of the United States of America, ty of the second part, hereinafter called the Mortgager, and FROSTBURG NATIONAL NK, a national banking corporation duly incorporated under the laws of the United States of America, ty of the second part, hereinafter called the Mortgager, with Miperess, the Mortgager is justly indebted to the Mortgager in the full sum of Dollars which is payable with interest at the rate of six per cent (6%) per annum in 21 monthly installments of Forty-eight and 88/100 Dollars days of each and every calendar month, it installments including principal and interest, as is evidenced by the promissory note of the Mortgager in the full sum of the monthly installments including principal and interest, as is evidenced by the promissory note of the Mortgager.	d; and at the same time b	before me also personally appeared John L. Conway, Cashier
FILSD AND RECORDED MAY 6" 1953 at 8:30A.M. Sipts Chattel Mortgage, Made this 1st day of May, 131 Mary Fublic Mortgage, Made this 1st day of May, 153 by and between William A. Plummer and Jean Ann Plummer, his wife, 163 E. Mari E. Forty Proteins of the Mortgager, and FROSTBURG NATIONAL NK, a national banking corporation duly incorporated under the laws of the United States of America, by of the second part, bereinsfer called the Mortgager, and FROSTBURG NATIONAL NK, a national banking corporation duly incorporated under the laws of the United States of America, by of the second part, bereinsfer called the Mortgage, WITNESSETH: Superus, the Mortgager is justly indebted to the Mortgager in the full sum of Dollars and Superus, which is payable with interest at the rate of six per cent (6%) per annum in Porty—eight and 88/100————— Dollars 1172,99), which is payable with interest at the rate of six per cent (6%) per annum in Porty—eight and 88/100————— Dollars 1181,88) payable on the 1st day of each and every calendar month, it installments including principal and interest, as is evidenced by the promissory note of the Mortgager		
PILSD AND ASCORDED MAY 6" 1953 at 8:30A.M. Shis Chattel Mortgage, Made this 1st day of May. 53 by and between William A. Plummer and Jean Ann Plummer, his wife. 23 E. Main Street. Fronthure of Allegay, and FROSTBURG NATIONAL NK, a national banking corporation duly incorporated under the laws of the United States of America, ty of the second part, hereinafter called the Mortgages, WITNESSETH: Whereas, the Mortgager is justly indebted to the Mortgage in the full sum of even Burdered Seventy-two and 99/100 Dollars 1172,99), which is payable with interest at the rate of six per cent (6%) per annum in 21 monthly installments of Forty-eight and 88/100 Dollars 16.88) payable on the 1st day of each and every calendar month, installments including principal and interest, as is evidenced by the promissory note of the Mortgagor	m of law, that the consider	ration in said mortgage is true and bona fide as therein set forth.
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FILSD AND RECORDED MAY 6" 1953 at 8:30A.M. Shis Chattel Mortgage, Made this 1st day of May. 53 by and between William A. Plumner and Jean Ann Plumner, his wife. 203 E. Main Serent. Pronthure of Allegary County, ryland, parties of the first part, hereinafter called the Mortgager, and FROSTBURG NATIONAL. NK. a national banking corporation duly incorporated under the laws of the United States of America, ty of the second part, hereinafter called the Mortgagee, WITNESSETH: Whereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of the Mortgage of the fundred Seventy-two and 99/100	WITNESS my nand i	
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FILSD AND RECORDED MAY 6" 1953 at 8:30A.M. Shis Chattel Marigage, Made this lat day of May, 53 by and between William A. Plummer and Jean Ann Plummer, his wife. 23 E. Main Street. Frostburg of Allegany County, ryland, parties of the first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL NK, a national banking corporation duly incorporated under the laws of the United States of America. ty of the second part, hereinafter called the Mortgagee, WITNESSETH: Whereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of even Rundred Seventy-two and 99/100	Tax	Notary Public
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NK, a national banking corporation duly incorporated under the laws of the United States of America, ty of the second part, hereinafter called the Mortgagee, WITNESSETH: ***Thereas, the Mortgager is justly indebted to the Mortgagee in the full sum of even Hundred Seventy-two and 99/100	FIL Shis Chattel Mort 53 , by and between 293 E. Main Sereet,	tgage, Made this let day of May, William A. Plummer and Jean Ann Plummer, his wife. Frostburg of Allegany County.
Thereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of	Shis Chattel Mort 53 , by and between 293 E. Main Street, aryland, parties of the fi	Tgage, Made this lat day of May, William A. Plummer and Jean Ann Plummer, his wife. Frontbure of Allegany County, first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL
Thereas, the Mortgagor is justly indebted to the Mortgagee in the full sum of even Hundred Seventy-two and 99/100 Dollars 172.99), which is payable with interest at the rate of six per cent (6%) per annum in monthly installments of Forty-eight and 88/100 Dollars 18.88) payable on the let day of each and every calendar month, installments including principal and interest, as is evidenced by the promissory note of the Mortgagor	Shis Chattel Mort 53 , by and between 203 E. Main Street, aryland, parties of the fi	Tgage, Made this lat day of May, William A. Plummer and Jean Ann Plummer, his wife. Frontbure of Allegany County, first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL
Dollars 1172.99), which is payable with interest at the rate of six per cent (6%) per annum in 21 monthly installments of Forty-eight and 88/100 Dollars 18.88) payable on the 1st day of each and every calendar month, installments including principal and interest, as is evidenced by the promissory note of the Mortgagor	FIL Shis Chattel Mari 53 , by and between 293 E. Main Serent, aryland, parties of the fa	Treathurs of Allegany County, first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL reporation duly incorporated under the laws of the United States of America,
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21 monthly installments of Forty-eight and 88/100 Dollars 18.88) payable on the 1st day of each and every calendar month, I installments including principal and interest, as is evidenced by the promissory note of the Mortgagor	Shis Chattel Mort 53 , by and between 293 E. Main Serent, ryland, parties of the fi NK, a national banking cor- rty of the second part, herei Whereas, the Mort	Treathurs of Allegany County, first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL reporation duly incorporated under the laws of the United States of America, inafter called the Mortgagoe, WITNESSETH:
18.88) payable on the <u>let</u> day of each and every calendar month, installments including principal and interest, as is evidenced by the promissory note of the Mortgagor	Shis Chattri Mori	Treathurs of Allegany County, first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL reporation duly incorporated under the laws of the United States of America, inafter called the Mortgagoe, WITNESSETH: Tagagor is justly indebted to the Mortgagee in the full sum of
18.88) payable on the <u>let</u> day of each and every calendar month, installments including principal and interest, as is evidenced by the promissory note of the Mortgagor	FIL Shis Chattri Mort 53 , by and between 293 E. Main Sarnet, laryland, parties of the fi ANK, a national banking cor rety of the second part, herei Wherras, the Mort leven Hundred Seventy-	Treathurs of Allegany County, first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL reporation duly incorporated under the laws of the United States of America, inafter called the Mortgagoe, WITNESSETH: Tagagor is justly indebted to the Mortgagee in the full sum of
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	Tile This Chattel More 53 by and between 223 E. Moin Street, ryland, parties of the fi NK, a national banking core ty of the second part, herei Whereas, the Morte even Bundred Seventy- 1172,99), whice 2h monthly in	THE MAY OF MAY O

188 290 ME 401

Now, Cherefore, in consideration of the premises and	of the sum of	One Dollar (\$1.00)	, the
Mortgagor does hereby bargain, sell, transfer and assign unto the	Mortgagee, its	successors and ass	uigns
the following described personal property bounded at			

Pronthurg, Maryland

1951 Oldsmobile Super 88 Tudor Sedan Motor Number: 8C-12hh97 Serial Number:518M-11332

Allegany County.

293 E. Main Street,

Serial Number:5188-11332

En Haue and to Hold the said personal property unto the Mortgagee, its successors and as-

Branthed, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

Said Mortgagor further promises that he will use said goods and chattels with reasonable care, skill and caution, and keep same in good repair, without any liability on the Mortgagee, and under shelter, and will not permit the same to be damaged, injured, or depreciated, and will not attempt to sell, assign or dispose of said goods and chattels, or any interest therein, or remove or permit the same to be removed from the county wherein he, she, it, resides, without the written consent of said Mortgagee, and will not encumber or permit any encumbrance or lien of any character whatsoever against the same; and that he will pay all taxes that may be levied against said goods and chattels, this instrument or the indebtedness secured hereby.

Mortgagor covenants that he exclusively owns and possesses said mortgaged personal property and that there is no lien, claim or encumbrance or Conditional Sale Agreement covering the same.

Mortgagor further covenants that he will not use or cause or permit to be used the Car herein mentioned for the transportation of liquor, wines or any other beverage, for personal or commercial use, prohibited by any Federal or State statute to be transported, and it is hereby agreed that should the Car, hereinbefore described, be used for such purpose or any other unlawful purpose, it shall be considered as a default under the mortgage, whether or not there shall be a default under any other terms or conditions hereof, which shall entitle the holder hereof to immediate and continued possession, by replevin or otherwise, of the Car herein described.

Mortgagor shall keep said goods, chattels and personal property insured against fire, theft and all physical damage payable to and protecting Mortgagee for not less than the total amount owing on said note until fully paid. Mortgagee may place any or all of said insurance at Mortgagor's expense, if Mortgagee so elects. Mortgagee may cancel any or all of such insurance at any time and shall receive the return premium, if any, therefor.

ABOVE MENTIONED INSURANCE DOES NOT INCLUDE PERSONAL LIABILITY AND PROPERTY DAMAGE COVERAGE.

And in case said Mortgagor shall neglect or refuse to pay said taxes as aforesaid, or permit said goods or chattels to be damaged, injured or depreciated, then said Mortgagee may at said Mortgagee's option pay all such taxes and assessments aforesaid, repair any damage or injuries and restore any depreciation; and all sums of money thus expended are hereby secured by these presents and shall be repayable upon demand from said Mortgagor to said Mortgagee, and may be retained by said Mortgagee from the proceeds of the sale of said goods and chattels herein authorized.

In case default be made in the payment of said debt or interest after maturity, or of any of the payments above scheduled, or any extensions or renewals or rearrangements thereof, or if any execution, attachment, sequestration or other writ shall be levied on said goods and chattels or on any other property of Mortgagor or if a petition under the Bankruptcy Act or any Amendment thereof shall be filed by or against asid Mortgagor or if said Mortgagor shall make an assignment for the benefit of his creditors, or if said Mortgagor shall fail to keep and perform any of the covenants, stipulations and agreements herein contained on his part to be performed, or if any insurance company should cancel as to Mortgagor any policy against the hazards of fire and theft, or if said Mortgagee shall at any time deem said mortgagos said chattels, said debt or said security unsafe or insecure, or shall choose so to do, then upon the happening of said contingencies or any of them, the whole amount herein secured, on each of said payments above scheduled requaining unpaid, is by said Mortgagor admitted to be due and payable, and said Mortgagoe at his option, without notice, is hereby authorized to enter upon the premises of the Mortgagor or other places where said property might be, and take possession of and remove said property, and all equipment, accessories, or repairs thereon, which shall be considered a component part thereof and subject to this mortgage, and, without legal procedure, sell the same and all equity of redemption of the Mortgagor therein, either at public auction or private sale, in such county and at such place as Mortgagee may elect, without demand for performance, and out of the proceeds of said sale pay all costs and expenses of pursuing, taking, keeping, advertising and selling said goods and chattels, including reasonable attorney's fees, and apply the residue thereof toward the payment of said indebtedness or any part thereof, in such manner as said Mortgagee may elect, rendering the surplus, if any, un

And said Mortgagee may purchase at any such sale in the same manner and to the same effect as any person not interested herein; if from any cause said property shall fail to satisfy said debt, interest after maturity, costs and charges, said Mortgagor covenants and agrees to pay the deficiency.

18ER 290 MGE 402

The waiver or indulgence of any default with respect to any of the terms and conditions berein contained shall not operate as a waiver of subsequent defaults.

This mortgage shall apply to and bind said Mortgagor, said Mortgagor's heirs, personal representatives, successors and assigns, and inure to the benefit of said Mortgagee, said Mortgagee's heirs, personal representatives, successors and assigns.

Witness the hands and seals of the Mortgagor.

Burl R. Walles

William O Physics SEAL)

State of Maryland, Allegany County, to wit:

3 Hereby Certify, That on this 1st day of May,

19 52 , before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

WITTIAM A. PIUMBER and JEAN ANN PLUMERS, his wife,

the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be their act and deed, and at the same time before me also appeared F. Earl Kreitzburg, Cashier and Agent of the Frontburg National Bank, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said F. Earl Kreitzburg in like manner made oath that he is the Cashier and Agent of said Mortgagee and duly authorized to make this affidavit.

WITNESS my hand and Notarial Scal.



Ruth mr Jose ,

Chrohate money (Chita Marthage, Made this 5 day of May 1953 by and between by M. Arigg, Marie D. Jurgg. James R. Jurgg. County.

188 290 MGE 403

Maryland, part 44	of the first part,	hereinafter called	the Morters	for, and THE FIRS
NATIONAL BANK of	Cumberland, a nation	al banking corpora	tion duly in	corporated under th
laws of the United Stat	es of America, party o	f the second part.	hereinafter	called the Mortgage
WITNESSETH:		In a second contract to the	NICA CHIMITANE	The same of the same of

One the	as, the Mortgagor is justly indebted to the Mo	ortgagee	in th	No/.ee Dollars
\$ 1.000 .), which is payable with interest at the rate of	6	%	per annum in
me	nthly installments of		-	Dollara
\$ sid installmen) payable on the 5d leg 1 5c leg , 1453 day of the including principal and interest, as is evidence	d each	and en	missory note of the

Now, Cherefore In consideration of the premises and of the sum of One Dollar (\$1.00), the Mortgagor does hereby bargain, sell, transfer and assign unto the Mortgagee, its successors and assigns, the following described personal property located at RIB 1. Million.

Mortgagor payable to the order of the Mortgagee of even tenor and date herewith.

allegany County. Franzisco

1 Herford Bull - Registered

7 Grade Short Horn Cows with calves at side

32 Hampshire Hogs.

To have and to hold the said personal property unto the Mortgagee, its successors and assigns absolutely.

Bravided, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

The Mortgagor covenants and agrees with the Mortgagee in case default shall be made in the payment of said indebtedness, as herein set forth, or if the Mortgagor shall attempt to sell, dispose of or remove the said property above mortgaged, or any part thereof, from the premises aforesaid without the assent to such sale, disposition or removal expressed in writing by the Mortgagee, or in the event the Mortgagor shall default in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust and the Mortgagee, its successors and assigns, or its, his, her or their duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises hereinbefore described and any other place or places where the said personal property may be or may be found and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her, or their assigns, which sale shall be made in manner following, to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale applied: first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent (8%) to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not; and as to the balance, to pay the same over to the Mortgagor, his personal representatives or assigns; and in case of advertisement under the above power but no sale, one-half of the above commission shall be allowed and paid by the Mortgagor, his persona representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions

18R 290 MG 404

	of this mortgage, the Mortgagor may remain in possession of the mortgaged property.
	The Mortgagor agrees to insure said property forthwith against loss by fire, sufficient, etc.,
	and pending the existence of this mortgage to keep it insured in some company acceptable to the
	Mortgagee in the sum of
	and to pay the premiums thereon and to cause the policy issued therefor to be endorsed as in case of
	loss to inure to the benefit of the Mortgagee to the extent of its lien or claim thereof, and to place such policy forthwith in the possession of the Mortgagee.
	Above mentioned insurance does not include personal liability and property damage coverage.
	Attest as to all: Marie N. Dwigg (SEAL)
	James P. July (SEAL)
	State of Maryland,
6	Allegany County, to-wit:
	I hereby rertify, That on this 5th day of may
	19£3 , before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared
	Loy M. Jurgy . Muie A Jurgy and James 2 Jurgy
	act and deed, and at the same time before me also appeared 2. V. Din. Goot. Cachin
	of The First National Bank of Cumberland, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona
	fide as therein set forth; and the said 2. V. Driv in like manner made
	onth that he is the Agent of said Mortgagee and duly authorized to make
٤.	this affidavit.
1	1000
1	WITNESS my hand and Notarial Seal.
V	"Unic #
,	- ad thehur
	By Commission explose than 2. commission explose
	- 100 6

HBM 290 ME 405

PURCHASE HONKY	MaCurusa D	MY 6"	1953	at 8:	30	A.14.
Bhis Chuttel Martanae	Made this	lat		law of		May.

19 53 . by and between Charles Wilbur Hensell
437 Virginia Avenue, Cumberland of Allegany County

Maryland, party ______of the first part, hereinafter called the Mortgagor, and FROSTBURG NATIONAL BANK, a national banking corporation duly incorporated under the laws of the United States of America, party of the second part, hereinafter called the Mortgagee, WITNESSETH:

Twenty-two Hundred Sixty-two and 01/100----- Dollars

(\$ 2262.01), which is payable with interest at the rate of six per cent (6%) per annum in 2h monthly installments of Ninety-four and 26/100---- Dollars

(\$ 94.26) payable on the day of each and every calendar month,

said installments including principal and interest, as is evidenced by the promissory note of the Mortgagor payable to the order of the Mortgagee of even tenor and date herewith.

1953 Pontiac Custom Catalina Motor Serial No. WSXH-15317

Go Have and to Hold the said personal property unto the Mortgagee, its successors and assigns, absolutely.

Browibro, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

Said Mortgagor further promises that he will use said goods and chattels with reasonable care, skill and caution, and keep same in good repair, without any liability on the Mortgagee, and under shelter, and will not permit the same to be damaged, injured, or depreciated, and will not attempt to sell, assign or dispose of said goods and chattels, or any interest therein, or remove or permit the same to be removed from the county wherein he, she, it, resides, without the written consent of said Mortgagee, and will not encumber or permit any encumbrance or lien of any character whatsoever against the same; and that he will pay all taxes that may be levied against said goods and chattels, this instrument or the indebtedness secured hereby.

Mortgagor covenants that he exclusively owns and possesses said mortgaged personal property and that there is no lien, claim or encumbrance or Conditional Sale Agreement covering the same.

Mortgagor further covenants that he will not use or cause or permit to be used the Car herein mentioned for the transportation of liquor, wines or any other beverage, for personal or commercial use, prohibited by any Federal or State statute to be transported, and it is hereby agreed that should the Car, hereinbefore described, be used for such purpose or any other unlawful purpose, it shall be considered as a default under the mortgage, whether or not there shall be a default under any other terms or conditions hereof, which shall entitle the holder hereof to immediate and continued possession, by replevin or otherwise, of the Car herein described.

Mortgagor shall keep said goods, chattels and personal property insured against fire, theft and all physical damage payable to and protecting Mortgagoe for not less than the total amount owing on said note until fully paid. Mortgagoe may place any or all of said insurance at Mortgagor's expense, if Mortgagoe so elects. Mortgagoe may cancel any or all of such insurance at any time and shall receive the return premium, if any, therefor.

ABOVE MENTIONED INSURANCE DOES NOT INCLUDE PERSONAL LIABILITY AND PROPERTY DAMAGE COVERAGE.

And in case said Mortgagor shall neglect or refuse to pay said taxes as aforesaid, or permit said goods or chattels to be damaged, injured or depreciated, then said Mortgagee may at said Mortgagee's option pay all such taxes and assessments aforesaid, repair any damage or injuries and restore any depreciation; and all sums of money thus expended are hereby secured by these presents and shall be repayable upon demand from said Mortgagor to said Mortgagee, and may be retained by said Mortgagee from the proceeds of the sale of said goods and chattels herein authorized.

In case default be made in the payment of said debt or interest after maturity, or of any of the payments above scheduled, or any extensions or renewals or rearrangements thereof, or if any execution, attachment, sequestration or other writ shall be levied on said goods and chattels or on any other property of Mortgagor or if a petition under the Bankruptcy Act or any Amendment thereof shall be filed by or against said Mortgagor or if said Mortgagor shall make an assignment for the benefit of his creditors, or if said Mortgagor shall fail to keep and perform any of the covenants, stipulations and agreements berein contained on his part to be performed, or if any insurance company should cancel as to Mortgagor any policy against the hazards of fire and theft, or if said Mortgagee shall at any time deem said mortgage. said chattels, said debt or said security unsafe or insecure, or shall choose so to do, then upon the happening of said contingencies or any of them, the whole amount herein secured, on each of said payments above scheduled remaining unpaid, is by said Mortgagor admitted to be due and payable, and said Mortgagoe at his option, without notice, is hereby authorized to enter upon the premises of the Mortgagor or other places where said property might be, and take possession of and remove said property, and all equipment, accessories, or repairs thereon, which shall be considered a component part thereof and subject to this mortgage, and, without legal procedure, sell the same and all equity of redemption of the Mortgagor thereeither at public auction or private sale, in such county and at such place as Mortgagee may elect, without demand for performance, and out of the proceeds of said sale pay all costs and expenses of purrating, taking, keeping, advertising and selling said goods and chattels, including reasonable attorney's fees, and apply the residue thereof toward the payment of said indebtedness or any part thereof, in such manner as said Mortgagee may elect, rendering the surplus, if any, unto said Mortgagor, his executors, administrators and assigns upon demand. Mortgagee may take possession of any other property in the above described motor vehicle at the time of repossession and hold the same temporarily for the Mortgagor without any responsibility or liability on the part of the Mortgagee or its assigns

And said Mortgagee may purchase at any such sale in the same manner and to the same effect as any person not interested herein; if from any cause said property shall fail to satisfy said debt, interest after maturity, costs and charges, said Mortgagor covenants and agrees to pay the deficiency.

The waiver or indulgence of any default with respect to any of the terms and conditions herein contained shall not operate as a waiver of subsequent defaults

This mortgage shall apply to and bind said Mortgagor, said Mortgagor's beirs, personal representatives, successors and assigns, and inure to the benefit of said Mortgagee, said Mortgagee's heirs, personal representatives, successors and assigns.

Witurss the hands and seals of the Mortgagor

Charles William HENSELL (SEAL)

(SEAL)

State of Maruland. Allegany County, to wit:

3 Hereby Certify, That on this lat day of May

19. 53., before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

CHARLES WILBUR HENSELL

the within named Mortgagor, and acknowledged the aforegoing chattel mortgage to be ide act and deed, and at the same time before me also appeared F. Earl Kreitzburg, Cashier and Agent of the Frostburg National Bank, the within named Mortgagee, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said F. Earl Kreitzburg in like manner made oath that he is the Cashier and Agent of said Mortgagee and duly authorized to make this affidavit.

WITNESS my hand and Notarial Seal.

RUTH M. TODO Notary Public

188 290 ME 407

FILED AND RECORDED MAY 6" 1963 at 3:40 P.M. ERNEST L. LUTTRELL and JAMES M. MASON, 3D.

TO: POWER OF ATTORNEY

JAMES ALFRED AVIRETT

We, ERNEST L. LUTTRELL of Maitland, Florida, and JAMES M. MASON, 3D., of Charles Town, West Virginia, do hereby designate, constitute and appoint James Alfred Avirett of Cumberland, Maryland, their agent and attorney, for them and in their name, to present to Gerald B.Butler and Mary G. Butler, his wife, a release of a second mortgage, recorded among the mortgage records of Allegheny County, Maryland, in Mortgage Liber No. 218, Folio 351, securing a certain negotiable and promissory note, dated the 12th day of October, 1948, and do further designate, constitute and appoint the said James Alfred Avirett, for them and in their name to release the lien of said mortgage. The said Ernest L. Luttrell and James M. Mason, 3d., do represent that they are the holders of said note at this time.

WITNESS the following signatures and seals on this the 13th day of April, 1953.

Januar X. Nam X (SEAL)

STATE OF WEST VIRGINIA COUNTY OF JEFFERSON, TO-WIT:

I, HULDA T. WARE, a Notary Public, in and for the county and state aforesaid, do hereby certify that ERNEST L. LUTTRELL and JAMES M. MASON, 3D., whose names are signed to the foregoing writing, bearing date the 13th day of April, 1953, have this day personally appeared before me in my said county and acknowledged

Given under my hand and Notarial Seal this 13thday of of April, 1953.

My commission expires april 15,1960

Hulda J. Ware

Notary Public

THIS RELEASE OF DEED OF TRUST, made this oth day of May, 1983, by JANES ALFRED AVIETT, as Trustee named in the Deed of Trust, and as the duly sutherized attorney of TATE to MASCI, and MINEST L. LITTERLL, the beneficial holders of maid Deed of Trust.

named in a certain Deed of Trust from Berald B. Entler and Mary matter, his wife, to the said James Alfred Avirett, as Trustee for James H. Hason, 3rd. and Ernest L. Lattrell, dated Cotober 12, 1944, and recorded among the Hortgage Records of Allegary County, Naryland, in Liber No. 218, Folio 351.

And, WiERRAS, the said Gerald B. atter and havy better, his wife, having fully paid and satisfied the said beed of Triat, are entitled to have the property thereby affected released from the operation and effect thereof.

APD, MINCHAS, the said James W. Mason, Srd. and Ernest L. Lettrell have given unto the said James Alfred Avirett a rower of Attorney dated April 13, 1953, and recorded among the Hoptgage Records of Allegany County, Maryland, immediately preceding the recording of this Release, sutherizing him to release said Dead of Trust.

in consideration of the premises and the sum of the bollar (\$2.00), the said sames Alfred Avirett, Trustee and buly authorized attorney for James M. Hason, 3rd. and broost L. Luttrell, noes hereby release the said Deed of Trust, and grant the property thereby affected unto the said beneld a attorner made.

Avirett, the day and year first above written.

witness:

Jakes Alfred Aviet, Trustee and attorney in Pact for Sames M. Mason, Srd. and Ernest L. Luttrell.

STATE OF MARYLAND, ALLEGARY COUNTY, to-wit:

188 290 MG 409

WINDS my hand and Wotarial deal the day and rear first above written.

your & Theremoteries

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 21stay of April, 1983

r and between Thomas Eugene Endrows of
Mrs. Gladys Androws Allegany
ounty, Maryland a party of the first part, and THE LISERTY
EUST COMPANY, a banking corporation duly incorporated under the laws

the state of Maryland, party of the second part,

s shall be due and payable.

MHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Six Hundred Fifty (\$600.01) payable one year after date thereof, segether with interest thereon at the rate of six per cent (%) per name, as is evidenced by the promiseory note of the said party of the first part of even date and tenor herewith, for said indebtedness, ogether with interest as aforesaid, said party of the first part hereby evenants to pay to the said party of the second part, as and when the



NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said arty of the first part does hereby bargain, sell, transfer, and assign nto the said party of the second part, its successors and assigns, the collowing described personal propertys

> 1948 Mercury Club Coupe Motor # 899A-2183414

Serial # 899A-2183414

TO HAVE AND TO FOLD the above mentioned and described personal roperty to the said party of the second part, its successors and assigns, orever.

Provided, howe er, that if the said Thomas Eugene Andrews
Mrs. Gladys Andrews
hell well and truly pay the aforesaid dobt at the time Herein before
etforth, than this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition empressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Welsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Thomas Eugene Andrews his personal representatives and assigns, Mrs. Gldays Andrews and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor,

188 290 MGE 411

his personal representatives or assigns,

20

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 21st day of April, 1953.

homas to eigene throngs

THOMAS EUGENE ANDREWS

MMS. GLADYS ANDREWS

2019 ann

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT:

I MEREDY CHATTEY, THAT ON THIS 21st day of April, 1983
before me, the subscriber, a Motary Public of the state of Maryland, in
and for the county aforesaid, personally appeared Thomas Eugene Andrews
the within mortgagor, and acknowledged the aforegoing Chattel Mortgage
to be his set and deed, and at the same time before me also appeared
Charles A.Piper, President, of the within named mortgages, and made
oath in due form of law that the consideration in said mortgage is true
and bons fide as therein setforth, and further made oath that he is the
President of the within named mortgages, and duly authorised to make
this affidavit.

VIITHESS my hand and Notorial Scal.

NOTARY PUBLIC

300

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HOPETGAGE, HADE THIS 23rdday of April, 1963
by and between - James B. Bangerd of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHUSSETH:

NOW THIREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1953 Dodge Club Coupe Engine # D46-78636 Serial # 32105705

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said James E. Bangerd shall well and truly pay the aforesaid dobt at the time horsin before setforth, then this Chattel Nortgage shall be void.

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UBER 290 MGF 413

The said party of the first part covenants and agrees with the suid party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the accound part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortrage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed a may be or be found, and take and carry away the vehicle. said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days! notice of the time, place, manner and terms of sale in some nevajuper published in Cumberland, Maryland, which said sale shall be at public auction for eash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said James E. Bangerd his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

8 C

11.1

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 23rd

day of

April, 1955.

James Buyer 1884

_(amrt)

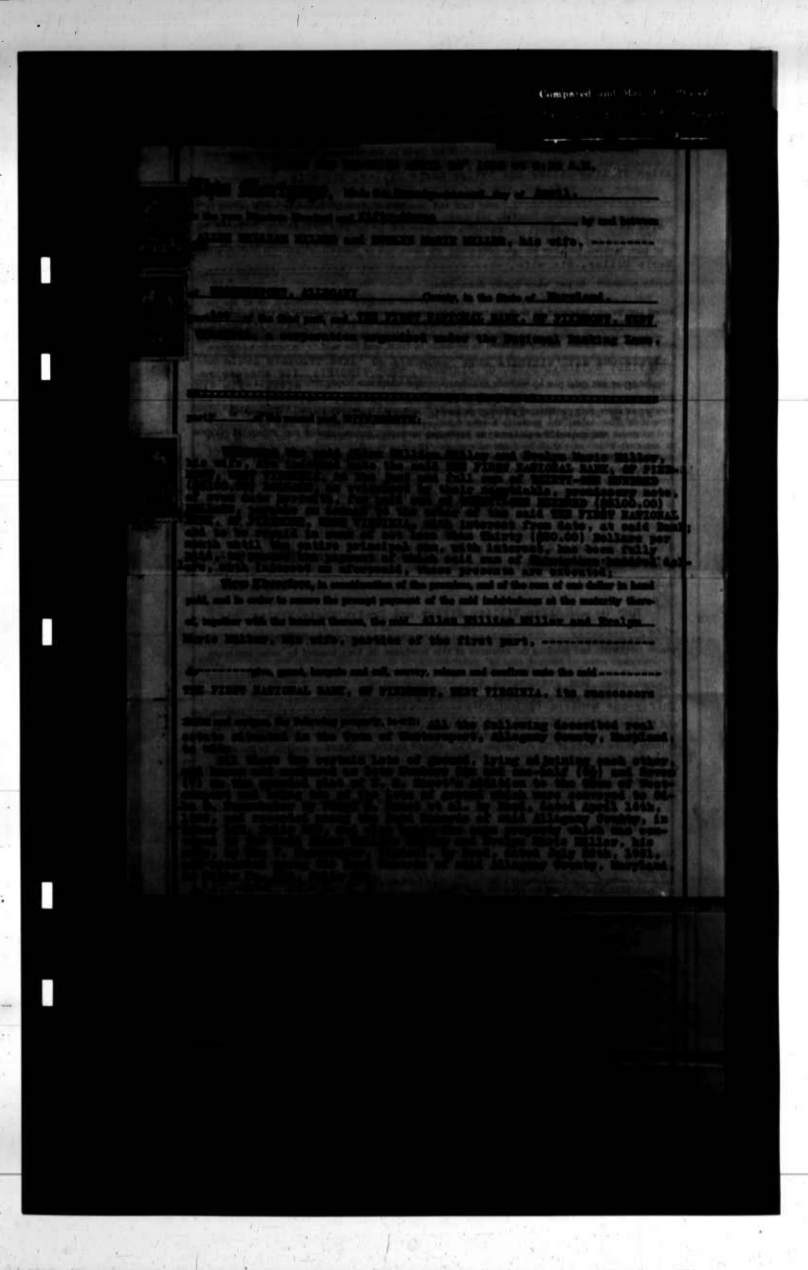
20M. James

STATE OF MARYLAND, ALLECANY COUNTY, TO TITE

I MERSEY COMMINY, THAT OF THIS 25rd day of April, 1963 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared James E. Bangard the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

MITHESS my hand and Notarial Scal.

MOTARY FUBLIC



1/3PR 290 PAGE 414

and it is further mered that not'l de ult is made in any of the covenants or committees of this morth of the sund party of the first part may commir in repression of the above mort and projectly.

the said and real of the said mert agor this

murtin, in and ac mod . of the large oung Chattal fortra c t re las not to tendi, ration in said mort as is true and tone tide as there is act onth, and further made can that he is the President of the with maned morter ree, and duly authorized to make

TIMESS my hand and Motorial Scal.

Compared and Mailed Deflucted

FILED AND RECORDED APRIL 28" 1953 at 8:30 A.M.

This Mortgage, Made this Twenty-second day of April. n the year Nineteen Hundred and fifty-three

ALLEN WILLIAM MILLER and EVELYN MARIE MILLER, his wife, -----

WESTERNPORT, ALLEGARY

County, in the State of Maryland,

arties of the first part, and THE FIRST NATIONAL BANK, OF PIEIMONT, WEST VIRGINIA, a corporation organized under the National Banking Laws.

MARKATAN AND THE PROPERTY OF T

party of the second part, WITNESSETH:

Misercas, the said Allen William Miller and Evelyn Marie Miller, his wife, are indebted unto the said THE FIRST NATIONAL BANK, OF PIED-MONT, WEST VIRGINIA, in the just and full sum of THIRTY-ONE HUNDRED (\$3100.00) DOLLARS, as evidenced by their negotiable, promissory note, of even date herewith, for said sum of THIRTY-ONE HUNDRED (\$3100.00) DOLLARS, payable on demand to the order of the said THE FIRST NATIONAL BANK, OF PIEDMONT, WEST VIRGINIA, with interest from date, at said Bank and to be repaid in sums of not less than Thirty (\$30.00) Dollars per month until the entire principal sum, with interest, has been fully month whill the entire principal sum, with interest, has been fully paid, to secure the payment of which said sum of Thirty-one hundred dollars, with interest as aforesaid, these presents are executed;

How Therefore, in consideration of the premises, and of the sum of one dollar in hand paid, and in order to secure the prompt payment of the said indebtedness at the maturity there-

of, together with the interest thereon, the said Allen William Willer and Evelyn Marie Miller, his wife, parties of the first part, -----

do-----give, grant, bargain and sell, convey, release and confirm unto the said -----THE FIRST NATIONAL BANK, OF PIEDMONT, WEST VIRGINIA, its successors

#mex and assigns, the following property, to-wit: All the following described real estate situated in the Town of Westernport, Allegany County, Maryland, to wit:

All those two certain lots of ground, lying adjoining each other, and known and numbered as Lots Numbers Six and one-half (6%) and Seven (7) on the amended plat of N. R. Smoot's Addition to the Town of Westemport and being two of the lots of ground which were conveyed to Oden B. Fazenbaker by Floyd C. Smoot et al. by Deed, dated April 16th,
1929, and recorded among the Land Records of said Allegany County, in
Liber 162, folio 293, and also being the same property which was conveyed to the said Allen William Miller and Evelyn Marie Miller, his
wife, by Ida V. Fazenbaker, (widow), by Deed, dated July 25th, 1951,
and recorded among the Land Records of said Allegany County, Maryland,
in Liber No. 234, folio 664.

Cogether with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

Drovided, that if the mid Allen William Miller and Evelyn Miller,

His wife, their heirs, executors, administrators or assigns, do and shall pay to the said

THE PIRST NATIONAL BANK, OF PIZOMONT, WEST VIRGINIA, 1te successors

the meantime do and shall perform all the covenants herein on their

290 ME 416

And it is Egreed that until default be made in the premises, the mid ansanana Allen William Miller and Evelyn Marie Miller, his wife, ---------- may hold and possess the aforesald property, upon paying in the meantime, all taxes, assessments and public liens levied on said property, all which taxes, mortgage debt and juterest thereon, the said : Allen William Miller and Evelyn Marie Miller, his wife, ----hereby covenant to pay when legally demandable. But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant or condition of this mortgage, then the entire mortgage debt intended to be hereby secured shall at once become due and payable, and these presents are hereby declared to be made in trust, and the said THE FIRST NATIONAL BANK, OF PIEDMONT, WEST VIRGINIA, Its successors better resource with the contract of the contr his, her or their duly constituted attorney or agent, are hereby authorized and empowered, at any time thereafter, to sell the property hereby mortgaged or so much theref as may be necessary. and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following to-wit: By giving at least twenty days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first to the payment of all expenses incident to such sale, including all taxes levied, and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, whether the same shall have been then matured or not; and as to the balance, to pay it over to the said Allen William Miller and Evelyn Marie Miller, his wife, their in case of advertisement under the above power but ro sale, one-half of the above commission shall be allowed and paid by the mortgagora, their representatives, heirs or assigns. Hwo the said Allen William Miller and Evelyn Marie Miller, his wife, -----further covenant to insure forthwith, and pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgagee or 1ts successors and ----assigns, the improvements on the hereby mortgaged land to the amount of at least -----Thirty-one hundred (\$3100,00)------Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fires, to inure to the benefit of the mortgagee , Its successers mine or assigns, to the extent of its or ----- their lien or claim hereunder, and to place such policy or policies forthwith in possession of the mortgagee , or the mortgagee may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt. Mittess, the hand and seal of said mortgagors STATE OF WEST VIRGINIA, MINERAL COUNTY, TO WIT: I hereby certify, That on this 27 th day of April in the year Nineteen Hundred and fifty-threa----, before me, the subscriber, west Virginia. a Notary Public of the State of Amagen milk in and for said County, personally appeared Allen William Willer and Evelyn Marie Willer, his wife, ----and such acknowledged the aforegoing mortgage to be thear respective act and deed; and at the same time before me also personally appeared. J. R. Daternan. Cashier of THE FIRST NATIONAL BANK, OF PIRIMORT, WEST VIRGINIA.

THE THE STREET WAS A TO SEE hand and Noterial Scal the day and year aforesaid.

& Beneal Mayling Publ

Compared and Mailed Deffrered, To Water anty

FIGED AND REMORDED WAY AT 1953 AT 91-91 A.M.

THIS MORTGAGE, Made this 30" day of april 1953, by and between THOMAS K. WHALLEY, EDWARD O. KILROY, SR... AND JAMES W. BEACHAM, TRUSTERS, as hereinafter shown, of Allegany County, Maryland, parties of the first part, and THE FIRST NATIONAL BANK OF CUMBERLAND, a banking corporation, duly organized under the laws of the United States, party of the second part, WITHESSETH:

WHEREAS, the property hereinafter described was conveyed to the parties of the first part as Trustees, to hold said property for the use and benefit of Henry Hart Post No. 1411, Veterann of Foreign Wars, by deed dated October 21, 1941, from The Cumberland Veterans Association, Inc., a corporation, of record in Liber 192, folio 1) of the Land Records of Allegany County, Maryland; and was a second of the se

WHEREAS, the said Trustees are authorised by the terms of the above deed, duly accepted by the said Trustees, to hold logal title to said property and to sell, mortgage or lease the same upon the written authority of the said Heary Hart Post No. 1411, Veterass of Foreign Wars; and

WHEREAS, a moeting of Honry Hart Post No. 1411, Votorans of Poreign Ware was held, after due notice, on the 19th day of March, 1953, at which time a resolution was passed by a majority vote of the Quorum then present authorising the aforesaid Trustees to on the hereinafter described property in the

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amount of Twelve Thousand (\$12,000.00) Dollars; all of which was duly set out in the minutes of said meeting and a copy furnished to the said Trustees as suthority to them to make and execute this mortgage; and

whereas, the parties of the first part are justly and bons fide indebted unto the party of the second part in the full and just sum of Twelve Thousand (\$12,000.00) Dollars, with interest from date at the rate of six (6) per cent per annum, and which said sum the said parties of the first part covenant and agree to pay in monthly installments of not less than One Hundred Thirty Three Dollars and Thirty Two Cents (\$133.32) on account of interest and principal, payments to begin on the fall day of _______, 1953, and continuing on the same day of each and every month thereafter until the whole of said principal sum and interest is paid. The said monthly payments shall be applied, first, to the payment of interest, and, secondly, to the payment of principal of the mortgage indebtedness.

NOW, THEREFORE, THIS MORTGAGE WITNESSETH:

That for and in consideration of the premises and of the sum of One (\$1.00) Dollar in hand paid, and in order to secure the prompt payment of the said indebtedness, together with the interest thereon, and in order to secure the prompt payment of such future advances, together with the interest thereon, as may be made by the party of the second part to the parties of the first part prior to the full payment of the aforesaid mortgage indebtedness, and not exceeding in the aggregate the sum of Five Hundred (\$500.00) Dollars, and not to be made in an amount which would cause the total mortgage indebtedness to exceed the original amount thereof, and to be used for paying of the costs of any repairs, alterations or improvements to the hereby mortgaged property, the said parties of the first part do give, grent, bargein and sell, convey, release and assign unto the said party of the second part, its successors and assigns, all that lot or parcel of ground situated on the Southerly side of Union Street, in the City of Cumberland, Allegany County, Maryland, and particularly described as follows, to-wit:

REGINNING for the same at a point on the southerly side of Union Street distant 25 feet messured in a westerly direction

MBM 290 MGE 419

along the southerly side of Union Street from the northerly corner of the brick dwelling Number 55 Union Street, said beginning point being also distant 75 feet measured in a westerly direction slong the southerly side of said Union Street from the westerly side of Rebecca (now called Park) Street, and running thence with the southerly side of Union Street, south 77 degrees 47 minutes West 25 feet to the easterly side of an alley, and with it and parellel with Rebecca (now called Park) Street, south 12 degrees 15 minutes East 106 fest to the Northerly side of Oak Alley and with it North 77 degrees 47 minutes East 25 feet to a point distant 75 fest measured in a westerly direction along the northerly side of Oak Alley from the westerly side of Rebecca (now called Park) Street, thence North 12 degrees 15 minutes West 106 feet to the place of beginning.

It being the same property conveyed by The Cumberland Veterans Association, Inc. to Thomas K. Whallay, end others, Trustees, by deed deted October 31, 1941, recorded in Liber 192, folio 13, one of the Land Records of Allegany County, Maryland.

TOGETHER with the buildings and improvements thereon, and the rights, roads, ways, waters, privileges and appurtenances thereunto belonging or in anywise appertaining.

PROVIDED, that if the said parties of the first part, their heirs, executors, administrators or assigns, do and shall pay to the said party of the second part, its successors or assigns, the aforesaid sum of Twelve Thousand (\$12,000.00) Dollars, together with the interest thereon, in the manner and at the time as above set forth, and such future advances, together with the interest thereon, as may be made by the party of the second part to the parties of the first part as hereinbefore set forth, and in the meantime do and shall perform all the covenants herein on their part to be performed, then this mortgage shall be void.

AND IT IS AGREED, that until default be made in the

premises, the said parties of the first part may hold and possess
the aforesaid property, upon paying in the meantime, all taxes,
assessments and public liens levied on said property, all of which
actually taxes, mortgage debt and interest thereon the said parties of the
first part bereby covenant to pay when legally demandable; and it
is covenanted and agreed that in the event the parties of the
first part shall not pay all of said taxes, assessments and public
liens as and when the same become due and payable, the sesond
sould party shall have the full legal right to pay the same, together
and with all interest, penalties, and legal charges thereon, and
collect the same with interest as part of this mortgage debt.

But in case of default being made in payment of the mortgage debt aforesaid, or of the interest thereon, in whole or in part, or in any agreement, covenant, or condition of this mortgage, then the entire mortgage debt intended to be hereby secured, including such future advances as may be made by the party of the second part to the parties of the first part as hereinbefore set forth, shall at once become due and payable, and these presents are hereby declared to be made in trust. and the said party of the second part, its successors or assigns, or Walter C. Capper, their duly constituted attorney or agent, are hereby authorized and empowered at any time thereafter, to sell the property hereby mortgaged, or so much thereof as may be necessary and to grant and convey the same to the purchaser or purchasers thereof, his, her or their heirs or assigns; which sale shall be made in manner following, to-wit: By giving at least twenty days notice of the time, place, manner and terms of sale in some newspaper published in Allegany County, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale to apply first, to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage, including such future advances as may be made by the party of the second part to the parties of the first part as hereinbefore set forth, whether the same shall have then matured or not; and as to the balance, to pay it over to the said parties of the first part, their heirs or assigns, and in case of advertisement under the above power, but no sale, one-half of the above mentioned commissions shall be allowed and paid by the mortgagors, their representatives, heirs or assigns.

And the said parties of the first part further covenant to insure forthwith and, pending the existence of this mortgage, to keep insured by some insurance company or companies acceptable to the mortgages or its successors or assigns, the improvements on the hereby mortgaged property to the amount of at least Twelve Thousand (\$12,000.00) Dollars, and to cause the policy or policies issued therefor to be so framed or endorsed, as in case of fire, to inure to the benefit of the mortgages, its successors or assigns, to the extent of its or their lies or claim hereunder, and to place such policy or policies forthwith in possession of the mortgages, or the mortgages may effect said insurance and collect the premiums thereon with interest as part of the mortgage debt.

UBER 290 MGE 421

WITNESS:

S.C.Boon

Thomas K. Whalley (SEA

J.C. Boon

Edward C. Allroy Sr. (SEA)

S.C. Boon

James W. Beacham Trustees For Henry Hart Post No.

STATE OF MARYLAND, ALLEGANY COUNTY, to-wit:

I HEREBY CERTIFY, That on this 30 day of 4.

1953, before me, the subscriber, a Notary Public in and for the State and County aforesaid, personally appeared THOMAS K. WHALLEY, EDWARD C. KILROY, SR., and JAMES W. BEACHAM, Trustees for Henry Hart Post No. 1411, Veterans of Foreign Wars, and each acknowledged the aforegoing mortgage to be his respective act and deed; and, at the same time, before me also personally appeared ALBERT W. TINDAL, President of The First National Bank of Cumberland, the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein set forth.

WITNESS my hand and Notarial Seal.

ОТАР

Soc Poor

FILED AND RECORDED MAY 6" 1953 at 1:00P.M.

THIS PURCHASE HOMET CHATTEL MORTOAGE, MADE THIS 15thay of April,
1965
and between Robert Ellsworth Beel of Allegany
sunty, Maryland a party of the first part, and THE LIBERTY
UST COMPANY, a banking corporation duly incorporated under the lasm
the state of Maryland, party of the second part,



WITHESSETK:

NHEREAS the said party of the first part is justly indebted unto

as said party of the second part in the full sum of Ten Hundred Twenty

(\$1020.70)

payable one year after date thereof,

gether with interest thereon at the rate of five per cent (6%) per

anum, as is evidenced by the promissory note of the said party of the

rest part of even date and tenor herewith, for said indebtedness,

gether with interest as aforesaid, said party of the first part hereby

evenants to pay to the said party of the second part, as and when the

me shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargein, sell, transfer, and assign usto the said party of the second part, its successors and assigns, the following described personal property:

1955 Ford & Ton Pickup Truck
Motor # F1CR3B-11158
Serial # F1CR3B-11158

TO HAVE AND TO HOLD the above mentioned and described personal reperty to the said party of the second part, its successors and assigns,

Provided, however, that if the said Robert Ellsworth Beal sail well and truly pay the aforesaid debt at the time herein before afforth, then this Chattel Mortgage shall be void.

188 290 ME 42

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or disper of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the precises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Robert Ellsworth Real his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possectation of the above nortgoged property.

WITHAES the hand and scal of the said mortgager this 15th April, 1963. day of

Plut Ellewart Bathar

ROBERT BILSWORTH BEAL

STATE OF MARYLAMS, ALLEDAMY COUNTY, TO WITE

I TARRAY CETTY, WIAT OF THIS 15th day of April, 1963 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforesaid, personally appeared Robert Ellsworth Beal the within nertgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorized to make this affidavit.

Witness my hand and Motorial Scal.

HBER 290 MEE 425

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M. THIS PURCHASE HOWEY CHATTLE HOPTONGS, MADE THIS 22mday of April, 1953

by and between Russell Boan
Louella Bean
a party of the first part, and INE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Two Numbered Fifty-eight (\$255.11) --- 11/100 payable one year after date thereof,

tegether with interest thereon at the rate of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE. This Chartel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> Motorola T.V. Console Serial # 800062

TO HAVE AND TO FOLD the above mantioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Russell Bean shall well and truly pay the aforesaid debt at the time herein before setforth, than this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second per t in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the raid property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement ecvenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are heroby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thoreafter to enter upon the premises where the aforedescribed a

may be or he found, and take and carry sway the said property hereby mortgaged and to sell the same, and to transfer and convoy the sens to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some nowspaper public.w-1 in Cumberland, Maryland, which said sale shell be at public auction for eash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Russell Beam Louella Bean and in the case of advertisement under the above power but not sale, onehalf of the above courission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgoge, the said party of the first part may remain in possession of the above mortgoged property,

WITHESS the hand and seal of the said mortgagor this day of April, 1958.

Russell Bean (STAL)

STATE OF MARYLAND, ALLEGANY COUNTY, TO VITE

I HEREBY CHRITIFY, THAT OF THIS 22nd day of April, 1953 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforcsaid, personally oppoared Louella Bean the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his sot and deed, and ut the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortcage is true and bona fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorised to make this affidavit,

VATMESS my hand and Notarial Scale

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOWEY CHATTLE HOPTOMOS, HADS THIS 14thday of April, 1953
by and between F. C. Bloss of Allegany

County, Maryland a party of the first part, and THE LIBERTY

RUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

the said party of the second part in the full sum of Five Hundred Thirty-two (\$532.30)

payable one year after date thereof,

tegether with interest thereon at the rate of six per cent (of) per

annum, as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

sovenants to pay to the said party of the second part, as and when the

NOW THEREFORE. This Chattel Hortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby targain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Dodge Truck Engine # T146-21742 Serial # 81263647

WITHESSETH:

1950 Dodge Sedan Engine # D34-298508 Serial # 37121877

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the sold F.C. Bloss shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

ıc

188 290 ME 429

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter u on the premises where the aforedsscribed &

vehicles may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in pumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage idection the same shall have then matured or not, and as to the balance to pay the same over to the said

P.C.Bloss his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 0

IBER 290 MEE 430

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 14th

day of April, 1953.

F. C. BLOSS (STAL

(SEAL)

297 7 me

STATE OF MARYLAND, ALLEGANY COUNTY, TO WITH

I HERSBY CERTIFY, THAT OF THIS 14th day of April, 1963 before me, the subscriber, a Hotary Public of the state of Maryland, in and for the county aforesaid, personally appeared F.C. Bloss the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WITHESS my hand and Motorial Scal.

2027

MOTARY PUBLIC

UBER 290 MEE 431

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCPASE HOMEY CHATTEL HOPTGAGE, MADE THIS 15thay of April, 1963

by and between Walter H. Brant of Allegany County, a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part,

WITHUSS THE

NOW THEREFORE This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1949 Nash 600 Sedan

Motor # 54741

Serial # K262515

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, howe er, that if the said Walter H. Brant
Betty M. Brant
shall well and truly pay the aforesaid debt at the time herein before
setforth, than this Chattel Mortgage shall be void.

C

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh. its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a may be or be found, and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and convey the sems to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making seid sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Walter H. Brant Betty M. Brant his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

um 290 max433

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 15th

day of April, 1968.

Welto X/3 ... MEDIL

ety Mine (1881)

200 James

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT!

I HERRBY CHRIFFY, THAT ON THIS 15th day of April, 1988 before ma, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Walter H. Brant the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VITHESS my hand and Motorial Scal.

MOTARY FUNLIC

3

THIS PURCHASE MONEY CHATTEL MORTGAGE, made this day of April, 1963 Allegany by and between C.T. Brotemarkle Maryland , purty of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Heryland, party of the second part,

WITHEOCETH:

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Righty-eight---- and-together with interest thereon at the rate of six per cent (5) per ennum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtodness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the seme shall be due and payable.

BOW THEREFORE, This Chattel Mortgage witnessoth that in consideration of the premises a nd of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> New Jucabeen Power Mower Model #4818 Serie1 # 10494

TO HAVE AND TO HOLD the above mentiones and described personal property to the said - rty of the second put, in supposesors and assigns,

Provided, however, this if the said C.T. Brotemarkle bed, well or . truly pay the aforesaid don't at the time herein before eforth, then this Chattel Mortgage shall be wold.

USBR 290 MEE 435

The said party of the first part covenants and agrees with the said party of the second par t in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or Walliam C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the LIK mower said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland Muryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the parent of all expenses insident to such sale, including taxes and a commussion of eight per cent to the arty selling or making raid sals, senoutly, to the pryment of all moneys owing under this mortgage whether the news shall have then mavered or ict, and as to the balance to pay the same over to the said C.T. Brotemarkle his presentl representatives and assigne, and in the case of advertanament under the above power but not sale, onesalr of the above commusion small be allowed and paid by the mortgagor, is personal representatives or essigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this

April, 198.

OT Brotomable (MILL)

C. T. BROTEMARKLE

day of

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

I HERENY CERTIFY, THAT ON THIS 17th day of April, 1953 before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforosaid, personally appeared C.T. Brotemarkle the within mortgagor, and a exnumledged the aforegoing Chattel Mortgage to be his not and doed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the convideration in said mertgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WITHESS my hand and Notarial Scal,1

180 290 ME 437

FILED AND RECORDED MAY 6" 1953 at 1:00 P.W. THIS PURCHASE HOMEY CHATT'L HOPTOAGS, MADE THIS 18thay of April, 1959

of Allegany a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH .

WHIRERAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Bight Hundred Right



tegether with interest thereon at the rate of six per cent (og) per mum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby povenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THERETORS. This Chartel Hortgage witnesseth that in considera ation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Buick Super 4 Door Sedan Meter # 50872337 Serial # 34888132

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said J hn J. Bucklew shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mertgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh; its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a may be or be found; and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said John J. Bucklew his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

MR 290 MG 439

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 16th day of April, 195 3.

JOHN J. BUCKLEW (STAL

- (SEAL

20201

STATE OF MARYLAND, ALLECANY COUNTY, TO WITE

I HEREBY CERTIFY, THAT OF THIS 16th day of April, 1963 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcsaid, personally appeared John J. Bucklew the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

TATHESS my hand and Notarial Scal.

MOTARY PURLIC

..

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCPASE HOMEY CHATTIL HOPTGAGE, HADE THIS laterary of April, 1963
by and between Peamelia H. Butler of Allegany

Jounty, Maryland a party of the first part, and THE LIBERTY

RRUBT COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETTE:

er en Mailes !:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sun of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Dodge 4 Dr. Sedan Motor # D46-71755 Serial # 32101056

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Feamelia E. Butler shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

ME 290 ME 441

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the scoond part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the seme to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some nerrapaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Peamelia H. Butler his personal representatives and assigns, and in the east of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

C

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property,

WITHESS the hand and seal of the said mortgagor this 14th day of April, 1955.

Pennelia 2 Butlespour

PRAMELIA H. BUTLER . .

(SEAL

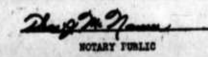
20 Manue

STATE OF MARYLAND, ALLECANY COUNTY, TO "IT!

I HERENY CHRITIFY, THAT ON THIS 14th day of Appil, 1953 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforesaid, personally appeared Peamelia H. Butler the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgagos, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VATHESS my hand and Notarial Scal.





um 290 mgs 443

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTOAGE, MADE THIS 22mdday of April, 1963

Allegany
ounty, Maryland a party of the first part, and THE LIBERTY
RUST COMPANY, a banking corporation duly incorporated under the laws

f the state of Maryland, party of the second part,

WITHESSETH .

WHEREAS the said party of the first part is justly indabted unto

he said party of the second part in the full sum of Three Sandrad Sighty-eight

(\$305.92)

payable one year after date thereof,

egather with interest thereon at the rate of six per cent (6%) per

mnum, as is avidenced by the promissory note of the said party of the

irst part of even date and tenor herewith, for said indebtedness,

ogether with interest as aforesaid, said party of the first part hereby

evenants to pay to the said party of the second part, as and when the

sms shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premiess and of the sum of one Dollar (\$1.00) the said arty of the first part does hereby bargein, sell, transfer, and assign into the said party of the second part, its successed and assigns, the collewing described personal property:

Motorola Console T.V.Set Serial # 139976

TO MAYE AND TO HOLD the above mentioned and described personal . roperty to the eaid party of the second part, its successors and assigns, prever.

Provided, however, that if the said Reymond Campbell Alice E. Campbell and truly pay the aforessid debt at the time hersin before aforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

and property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including texes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Raymond Campbell his personal representatives and assigns,
Alice E. Campbell
and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,
his personal representatives or assigns.

3 C

10m 290 MGE 445

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHSES the hard and scal of the said mortgager this 22nd day of April, 1955.

Payer to P Con ple P(BTAL)

RATHOND CAMPBELL

Clice & Campbell (BTAL)

ALICE I

STATE OF MARYLAND, ALLEMANY COUNTY, TO TIE.

I TERMY CUT IFY, THAT MY THIS 22nd day of April, 1953 before me, the sameraber, a Motory Pullic of the state of Maryland, in and for the county aforesaid, personally appeared Raymond Campbell Alice E. Campbell the within mortgager, and acknowledged the aforegoing Chattel Mortgage to be his act am deed, and at the same time before me also appeared Charles A. Fiper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

LITHESF my hand and Notarial Scal,

NOTARY PUBLIC

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOMEY CHATTLE MORTGAGE, MADE THIS 21stay of April, 1963

by and between Mm. E. Cessma of Allegany Ruth Lee Cessma Ruth Lee Cessma County, Maryland a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESS STH.

Comme

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Willy's Aero Falcon Serial # 653-PB1-12036 Motor # 25-28682

TO HAVE AND TO HOLD the above mentioned and described personal

property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Mm. E. Cessma Ruth Lee Gessma shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

10

MSR 290 MEE 44

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and convey the seme to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sale in some neverpoper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes end a commission of sight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortrage whether the same shall have then matured or not, and as to the belance to pay the same over to the said

No. E. Cessna his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one half of the above commussion shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 21st April, 1953.

WM E. Cesena (SEAL WM. E. CESSHA

* Athere Assa (SEAL)

STATE OF MARYLAND, ALLECARY COUNTY, TO WIT:

I MERRY CERTIFY, THAT ON THIS 21st day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Ruth Lee Cessna the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit,

VIITNESS my hand and Notarial Scal.

188 290 ME 449

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M. THIS PURCHASE PROPEY CHATTEL PORTOROR, MADE THIS 16th day of April, 1953 by and between Lymwood C. Clark of Allegany Maryland a party of the first part, and THE LIBERTY ERUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHENEX'S the said party of the first part is justly indebted unto

WITHESSETH.

the said party of the second part in the full sum of Fourteen Hundred Five payable one year after date thereof, together with interest thereon at the rate of six per cent (of) per nnum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1951 Buick 2 Door Riviers Sedan Serial # 16379036

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Lymwood C. Clark shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Mortrage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Talsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

wehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the seme to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Ignmood C.Clark his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

188 290 MGE 451

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and scal of the said mortgagor this 16th tay of April, 1963.

LYNWOOD C. CLARK

100

They M. Mana

STATE OF MARYLAND, ALLEGAMY COUNTY, TO WIT:

I MERREY CERTIFY, THAT ON THIS 16th day of April, 1963 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Lymrood C. Clark the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VITHESS my hand and Motorial Scal.

NOTARY FUBLIC

. .

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 16thday of April, 1953

y and between Mid City Elec. Service of Allegany
R.A. Combs., Sr. Allegany
a party of the first part, and THE LIBERTY

Maryland

TUST COMPANY, a banking corporation duly incorporated under the laws

The state of Maryland, party of the second part,

WITHESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in considertion of the premises and of the sum of one Dellar (\$1.00) the said arty of the first part does hereby bargain, sell, transfer, and assign ato the said party of the second part, its successors and assigns, the ollowing described personal propertys

> 1951 Chev. 1 Ton Panel Serial # 14JAD2522

Motor # AJCM-232084

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, prever,

Provided, however, that if the said R.A. Combs, Sr. sell well and truly pay the aforesaid debt at the time herein before strorth, then this Chattel Mortgage shall be void.

10R 290 ME 45

said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this nortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Mid City Blee. Service his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

..

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand end seal of the said mortgager this

STATE OF MARYLAM, ALLUMANY COUNTY, TO TITE

I MRUNY CHETPY, THAT OF THIS 10th day of April, 1983 before me, the subscriber, a lictory Public of the state of Haryland, in and for the county aforesaid, personally appearedMed City Electric Service the within nortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the seme time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

LITHESP my hand and Motorial Scal.

mm 290 mg 455

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE NOWEY CHATT'L MORTGAGS, MADE THIS 1241 ay of April, 1963

Earl Conrad

of Allegany

a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH

WHIREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Seven Hundred Binty-four payable one year after date thereof,

tegether with interest thereon at the rate of six per cent (of) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the seme shall be due and payable.

NOW THERETORE, This Chattel Hortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Ford Tudor Serial # 9884880019

TO MAYE AND TO MOID the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Grace Conrad shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some neverspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Earl Conrad his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

USER 290 ME 457

And it is further agreed that until default is made in any of the covenants or conditions of this mortgoge, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this

day of

April, 1953.

Grace Courad

GRACE COMPAD

STATE OF MARYLAND, ALLECANY COUNTY, TO WITH

I MERRETY CERTIFY, THAT OF THIS 12th day of April, 1955 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared Grace Conrad the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

TATHESS my hand and Notorial Scal.

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOMET CHATTEL MORIGAGE, MADE THIS 22mdday of April, 1963
by and between Walter P. Cox of Allegamy
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITNESSETH:

WHEREAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Ten Hundred Twenty-seven
(\$1027.82)

tegether with interest thereon at the rate of six per cent (%) per annum, as is evidenced by the promissory note of the said party of the first part of sven date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (31.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1949 Olds. Sedan Serial # 499M41637

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Walter F.Cox shall well and truly pay the aforesaid dobt at the time herein before setforth, then this Chattel Northage shall be void.

C

VOM 290 MEE 459

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above sortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

wehicle may be or be found, and take and carry sway the said property hereby mortgaged and to sell the same, and to transfer and convoy the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ton days' notice of the time, place, manner and terms of sale in some newspaper publical in Cumberland, Maryland, which said sale shall be at public a action for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all memory owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Walter F. Sox his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above coursission shall be allowed and paid by the mortgager, his personal representatives or assigns.

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And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 22nd

Watter to Con is

WALTER F. COX

(SEAL)

STATE OF MARYLAND, ALLEGANY COUNTY, TO "IT:

I HERBY CHITIFY, THAT OF THIS 22nd day of April, 1968 before me, the subscriber, a Hotary Public of the state of Maryland, in and for the county aforesaid, personally appeared Walter F. Cox the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidevit.

VATNESS my hand and Motorial Scal,

UNITED IN

MOTARY PUBLIC

USER 290 MEE 461

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

leth

THIS PURCHASE MOMEY CHATTEL ECRICAGE, made this day of April, 1983 by and between Herry Critchfield of Allegany County, Maryland , party of the first part, and THE LIMERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Heryland, party of the second part,

WITHESSE

same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises a nd of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Plymouth Special Deluxe Club Coupe Serial # 18196388

TO HAVE AND TO HOLD the above mertioned an' described presently property to the said "rey of the second party, its successors and assigns, forever.

Provided, hower, this if the said Harry Critchfield who, well are truly pay the aforesaid don't at the time herein before setforth, then this Chattel Hortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second par t in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or may part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then natured or not, and as to the balance to pay the same over to the said Harry Critchfield his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the nortgagor, his personal representatives or assigns.

USER 290 MGE 463

And it is further agreed that until default is made in any of the ecvenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property. WITHELE the hand and seal of the said mortgager this day of April, 1953.

STATE OF MARYLAND, ALL CANY COUNTY, TO BIT!

I HERERY CENTIFY, THAT ON THIS 18th day of April, 1953 before me; the subscriber, a Moser, Public of the State of Haryland, in and for the County aforesuid, parsonally oppoured Harry Critchfield the within martinger, and a crawlaughe the aforegoing Chattel Mortgage to be his aut and tood, and at the same time before as also appeared Charles A. Pipsr. TransCont. of the within named mortgages, and made oath in due form of law that the consideration in said merbgage is true and bone fide as therein sectorth, and further made of in that he is the President of the within named mortgages, and duly authorized to make this affidevit.

Walfills my hand and Motorial Seal,1

188 290 MGE 464

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASH MOMEY CHATTEL LORIGAGE, MADE THIS 20thday of April 1953
by and between Mrs. Michael D'Angelo of Allegany
Mr. Michael D'Angelo of Allegany
County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH.

the said party of the second part in the full sum of Seven Humired Twenty-one (\$721.76) payable one year after date thereof, tegether with interest thereon at the rate of six per cent (gg) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby queenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sun of one Dollar (\$1.00) the saidparty of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1950 Ford 2 Dr. Sedan Serial # BOCS 125942

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Mrs. Michael D'Angelo Mrs. Mychael D'Angelo shell well and truly pay the aforesaid debt at the time hersin before setforth, then this Chattel Mortgage shall be void.

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LIDER 290 MISE 465

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public suction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Mrs. Michael D'Angelo his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until de ault is made in any of the venants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this April, 1963.

MRS. MICHAEL D'ANGELO (SEAL)

ATE OF MARYLAND, ALLEGARY COUNTY, TO VITE

I HEREBY CHATIFY, THAT ON THIS 20th day of April, 1953 sefore me, the subscriber, a Hotary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Mrs. Michael D'Angelo Mrs. Michael D'Angelo the within mortgagor, and acknowledged the aforegoing Chattel Hortgage be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit,

WITNESS my hand and Notarial Scal-

FILED AND RECORDED MAY 6" 1953 at 1:00P.M. THIS PURCHASE HOWEY CHATT'L MORTOAGE, PADE THIS ganday of April, 1963 by and between Blaine A. Dolly of Allegany Mary L. Dolly a party of the first part, and THE LIBETY of Allegany Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHENEXAS the neid party of the first part is justly indebted unto the said party of the second part in the full tum of Hime Hundred Bighty (\$980.37)

tegether with interest thereon at the rate of six per cent (of) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, seid party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (31,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Olds. 88 4 D". Serial # 498115522

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Blaine A. Dolly shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortrage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the raid property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

wehicle may be or be found, and take and carry sway the said property hereby mortgaged and to sell the same, and to transfer and convoy the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit; by giving at least ten days: notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expanses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all momeys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Blaine A. Dolly his personal representatives and assigns, Mary L. Dolly and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

LIBER 290 MGE 469

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 22m

Blain a Rolly (5th

2 0 ...

May I Dolly (SEAL)

STATE OF MARYLAND, ALLEGARY COUNTY, TO LITE

I MERREY CEPTIFY, THAT ON THIS 22nd day of April, 1953 before me, the subscriber, a Notary Public of the state of Maryland, in Blaine A. Dolly and for the county aforcsaid, personally appeared Mary L. Dolly the within mortgagor, and acknowledged the aforegoing Chattel Nortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VIITHESS my hand and Noterial Scal.

MOTARY PUBLIC

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOWEY CHATTEL HOPTGAGE, MADE THIS 20thday of April, 1963

by and between Charles L. Dye of Allegany

County, Maryland a party of the first part; and THE LIBERTY

TRUST COMPANY; a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part,

WITNESSETH!

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successers and assigns, the following described personal property:

1949 Pontime 2 Da. Styleline Delux Serial # WSRH-3941

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Chales L. Dye shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

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NSW 290 MGE 471

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedesoribed a may be or be found, and take and sarry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit; by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or

and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

his personal representatives and assigns, .

not, and as to the balance to pay the same over to the said

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Charles L. Dye

And it is further agreed that until default is made in any of the covements or conditions of this mortgoge, the said party of the first part may remain in possession of the above mortgaged property,

WITHESS the hand and seal of the said mortgagor this day of April, 1953.

STATE OF MARYLAND, ALLEGAMY COUNTY, TO "IT:

I HEREBY CENTIFY, THAT OF THIS 20th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Charles L. Dye the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the seme time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

TATMESS my hand and Notarial Scal. .

LINE 290 MG 473

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 16thy of April, 1953 J'hn W. Early of Allegany a party of the first part, and THE LIBERTY RUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Six Hundred Eighty-eight (\$688.00) payable one year after date thereof, payable one year after date thereof, egether with interest thereon at the rate of six per cent (og) per unnum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby ovenants to pay to the said party of the second part, as and when the ame shall be due and payable.

MOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successers and assigns, the collowing described personal property;

> 1950 Studebaker 2 Door Sedan Motor # 740985

Serial # 0654857

TO HAVE AND TO HOLD the above mentioned and described personal roperty to the said party of the second part, its successors and assigns, orever.

John W. Barly Provided, however, that if the said hall well and truly pay the aforesaid debt at the time herein before etforth, then this Chattel Mortgage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become dus and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and ascipps, or William C. Walsh, its duly constituted autorney or agent, are hereby sutherized at any time thereafter to enter upon the premises where the aforedescribed a may be or he found, and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchase: or purchasers thereof, his, her or their assigns, which this sale while be made in manner following to wite by giving at least ver days' notice of the time, place, manner and terms of sale in some neverpoper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

John W. Barly his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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LIBER 290 MGE 475

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand end seal of the said mortgagor this 16th

day of April, 1953.

ohn W. Barly (STAL

(SEAL)

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STATE OF MARYLAND, ALLEGANY COUNTY, TO VITE

I HERENY CHATTEY, THAT ON THIS 16th day of April, 1963 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared John W. Early the within mortgager, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

TITHESS my hand and Motarial Scal.

MOTARY PUBLIC

FILED AND RECORDED MAY 6" 1953 at 1:00 P M.
THIS PURCHASE MOREY CHATTEL EXPERISON, MADE THIS Sthday of April, 1963
by and between Jones Luransa Fazenbaker of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

MINERAS the said party of the first part is justly indebted unto

WITHESSETH,

NOW THEMEFORE, This Chattel Mortgage witnesseth that in consideraation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1955 Farmall Farm Tractor Serial # 161655 P. P. 152768

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever-

Provided, however, that if the daid Jones Luranso Pasembaker shall well and truly pay the aforesaid dabt at the time herein before setforth, then this Chattel Mortgage shall be void.

an de provincia de la Rechel de la Californi (1971) de 198¹⁰⁰ Santan esperante de la California de la California de la California de la California de California de Californi Santan esperante de la California de California de California de California de California de California de Cal

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UBER 290 MGE 477

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walshy its duly constituted attornsy or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit; by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Jonas Luranzo Parenbaker his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 8th April, 1953.

> Jones Lurans Frazantakeous JONAS LURANZO FAZENBAKER

STATE OF MARYLAND, ALLECANY COUNTY, TO WIT:

I HERREN CLETTEY, THAT OF THIS 8th day of April, 1953 before me; the subscriber, a Motory Public of the state of Maryland, in and for the county aforcanid, personally appeared Jones Luranso Fasenbaker the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and ut the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

Withess my hand and Hotorial Scal,

FILED AND RECORDED MAY 6" 1953 at 1:00 P'M. THIS PURCHASE MOMEY CHATTEL ECREGAGE, MADE THIS 22mdlay of April, 1953 Lillian T. Frankhouser Harold L. Frankhouser of Allegany a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

THEREAS the said party of the first part is justly indebted unto tegether with interest thereon at the rate of six per cent (of per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in considere .. ation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1951 Ford 2 Dr. Sedan Custom Serial # BlDA-185171

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Lillian T. Frankhouser Provided, however, that if the said shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void, .

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

vehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days; notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Lillian T. Frankhouser Harold L. Frankhouser his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns,

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290 MGE 481

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 22nd day of April, 1953.

Lillian T. FRANKHOUSIR

STATE OF MARYLAND, ALLEDAMY COUNTY, TO WITE

I HEREBY CHPTIFY, THAT OF THIS 22nd day of April, 1983
before me, the subscriber, a Motary Public of the state of Maryland, in
And for the county aforcaald, personally appeared Harold L. Frankhouser
the within mortgagor, and acknowledged the aforegoing Chattel Mortgags
to be his act and deed, and at the same time before me also appeared
Charles A.Piper, President, of the within named mortgages, and made
outh in due form of law that the consideration in said mortgage is true
and bone fide as therein setforth, and further made outh that he is the
President of the within named mortgages, and duly authorised to make
this affidavit.

TATHESS my hand and Motarial Scal.

The DAD

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 17thay of April, 1988

by and between Pirst Church of God of Allegany
Rev. Merlin J. King, Irene B. Growe
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

WHENEAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Seven Hundred Ninty

(\$790.54)

payable one year after date thereof,

tegether with interest thereon at the rate of six per cent (gg) per

annum, as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

covenants to pay to the said party of the second part, as and when the

same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Ford Station Wagon Motor # 98BA-367133 Serial # 98BA-367133

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Rev. Marlin J. King Irene B. Gross shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.

14

USER 290 MGE 483

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortage, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are horeby declared to be made in trust, and the said party of the second part, its consecsors and assigns, or William C. Walsh, its duly constituted atterney or agent, are hereby subhorized at any time thereafter to enter upon the premises where the aforedescribed a vehicle may be or be found, and take and carry away the

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale "hall be made in manner following to with by giving at transfer and terms of sale in some newspaper; a whiched in Cumberland, Maryland, which said sale shall be at public muction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said. First Church of God.

First Church of God.

R.v. Marlin J. King, Irone shall personal representatives and assigns,

Rev. Marlin J. King, Irane B. Martiner the above power but not sale, oneand in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

..

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and scal of the said mortgagor this 17th day of April, 1965.

* Rev. Marlin J. KING (STAL

Trene B. Crawe (SEAL)

STATE OF MARYLAND, ALLEGANY COUNTY, TO WITH

I MERRY CERTIFY, THAT OF THIS 17th day of April, 1953
before me, the subscriber, a Notary Public of the state of Maryland, in
Rev. Marlin J. King
and for the county aforesaid, personally appeared Irens B. Cross
the within mortgagor, and acknowledged the aforegoing Chattel Mortgage
to be his act and deed, and at the same time before me also appeared
Charles A. Piper, President, of the within named mortgages, and made
oath in due form of law that the consideration in said mortgage is true
and bons fide as therein setforth, and further made oath that he is the
resident of the within named mortgages, and duly authorised to make
this affidavit.

LITHESS my hand and Motarial Scal.

NOTARY PUBLIC

188 290 ME 485

FILED AND RECORDED NAY 6" 1953et 1:00 P.N.

THE PURCPASE HOMEY CHATTEL MORTGAGE, MADE THIS MER day of April, 1983

by and between Harold E. Gibson of Allegany
Betty J. Gibson
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Ford 5 Coupe Serial # 994699013

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said Betty J. Gibson shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.

vehicle may be of be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Harold H. MRE Gibson his personal representatives and assigns, netty J. Gibson and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortge e, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 14th

day of

April, 1953.

Spelo Silver 1824

Bety & Klein (SEA

an Stonglan

STATE OF MARYLAND, ALLEGAMY COUNTY, TO "IT:

I MEREBY CONTIFY, THAT ON THIS 14th day of April, 1953
before me, the subscriber, a Notary Public of the state of Maryland, in
Harold E. Gibson
and for the county aforcanid, personally appeared Betty J. Gibson
the within mortgagor, and acknowledged the aforegoing Chattel Mortgage
to be his sot and deed, and at the same time before me also appeared
Charles A.Piper, President, of the within named mortgages, and made
oath in due form of law that the consideration in said mortgage is true
and bona fide as therein setforth, and further made oath that he is the
President of the within named mortgages, and duly authorised to make
this affidavit.

TAITHESS my hand and Notorial Scal,

NOTARY FUNLIC

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HORTGAGE, NADE THIS 15thday of April, 1953
Crystal Villa, Robert V. Gisewhite
and between Lottis Charley of Allegany
Robert F. Pete
unty, Marviand a party of the first part, and THE LIBERTY

THE State of Maryland, party of the second part,

WITHESSETH .

nnum, as is evidenced by the promissory note of the said party of the ret part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby evenants to pay to the said party of the second part, as and when the one shall be due and psyable.

NOW THEREFORS, This Chettel Mortgage witnesseth that in considertion of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign to the said party of the second part, its successors and assigns, the following described personal propertys

> 1- Carrier Model 26DS Ice Maker & Bin Serial # 241255

TO HAVE AND TO HOLD the above mentioned and described personal poperty to the said party of the second part, its successors and assigns, server.

Provided, however, that if the said Report V. Gissuhite
L ttis Charley, Robert F. Pets
and truly pay the aforeseid debt at the time herein before
tforth, then this Chattel Mortgage chall be void.

um 290 mg 489

The said party of the first part covenants and agrees with the said party of the second par t in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a Carrier Model 26D3 Ice Maker & Bin Berial # 261255 may be or be found, and take and carry may the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thoroof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per sent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then natured or not, and as to the balance to pay the same over to the said

Robert Y. Gisewhite Lottis Charley, Rogert F. his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the nortgager, his personal representatives or assigns. And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said morteagor this 15th

Lettie Charles OISBAN

ROBERT PORTZ

(SEAL

H J Akine (Sunando Bus)

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

I HEREBY CERTIFY, TRAT ON THIS 15th day of April, 1953

before me, the subscriber, a Hotary Public of the State of Maryland, in Robert Y. Gisewhite and for the County aforesaid, personally appeared Lottis Charley Robert Y. Fetz the within mortgagor, and a chnowledged the afore; eing Chattel Mortgago to be his set and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bema fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WITNESS my hand and Hoterial Seal,1

HOTELTO PUBLIC

LIBER 290 MGE 491

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THE PURCHASE NEMBY CHATTEL MORTGAGE, MADE THIS 20thday of April, 1953

by and between Junior W. Grenks

County. Maryland a party of the first part, and THE LIBERTY

TRUST COPPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part,

WITHESSETH:

NOW THURSTONS, This Chattel Hortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1960 Chevrolet 2 D. Sedan Styleline Deluxe Serial # 9HKK9-4718

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Junior W. Grenke shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

C

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the stoomd part, its successors and assigns, or William C. Welshi its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed & may be or be found, and take and sarry away the said property have by mortgaged and to gell the same will to transfer and convey the sems to the purchases or purphasers thereof, his, her or their assigns, which said sule shall be made in manner following to mist by giving at least ten days' notice of the time, place, manner and frame of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Junior W. Grenke his personal representatives and applicate and in the case of advertisement under the above power but not cale, once half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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18ER 290 MGE 493

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 20th day of April, 1955.

Juin u sanke 1

JUNIOR W. GREINE

Well State of

(SEAL)

STATE OF MARYLAND, ALLEGAMY COUNTY, TO WAT!

I MERSHY CURTIFY, THAT OF THIS 20th day of April, 1953 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcasid, personally appeared Junior W. Grenks the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WITHESS my hand and Notarial Scale

NOTARY TUBLIC

FILED AND RECORDED MAY 6" 1953 at 1:00 P.H.

THIS PURCHARE MOMEY CHATTEL MORTGAGE, made this day of April, 1953, by and between Richard Growden, Jr. of Allegany County, Maryland , party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESCETH:

MON THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

Jacobson Barton Power M wer

8. 44721 M. # 16769

TO HAVE AND TO HOLD the above mentioned and described present property to the said " may of the second work, for management and assigns, forever.

the commence of the second party of the second open

Provided hower, that if the said Richard Growden, Jr.

and well are truly pay the aforesaid dobt at the time herein before
setforth, then this Chattel Hortgage shall be void.

NOW 290 MGE 49

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at ence, and these presents are hereby declared to be made in trunt, and the said party of the second part, its successors and assigns, or Walliam C. Walch, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforeverseribed a

mover may be or be found, and take and carry away the said property hereby nortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days; notice of the time, place, manner and terms of sale in same newspaper published in Cumberland Envyland, which said sale shall be at public suction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses insident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale; secondly, to the payment of all moneys owing under this mortgage whether the same shall have then masured or not, and as to the balance to pay the same over to the said

Richard Growden, Jr. his present representatives and assigns, and in the case of advertationent rador the above power but not sale, one-half of the above commusion small be allowed and paid by the mortgager, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenents or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITPESS the hand and seal of the said mortgagor this 17th

day of

April, 1953.

Colare Mander G. 152

RICHARD GROWDEN, JE

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

I HERENY CERTIFY, THAT ON THIS 17th day of April, 1963 before me, the subscriber, a Notary Public of the State of Muryland, in and for the County aforcaid, personally appeared Richard Growden, Jr. the within mortgager, and a canowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piror. President, of the within named mortgages, and made oath in due form of law what the consideration in said mortgage is true and bona fide as therein sewforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WITHESS my hand and Notarial Seal, 1

MODALY PIRETO

7. 10. 10.

IBM 290 ME 197

FILED AND RECORDED MAY 6" 1953 at 1:00 P.N.

THIS PURGPASE HOMEY CHATTLE MOPTOMOS. MADE THIS Retains of April, 1963
by and between Charley Clarence Harper of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITNESS STH.

the said party of the first part is justly indebted unto
the said party of the second part in the full sum of Seven Hundred Seventy

(\$770;46)

payable one year after date thereof,

together with interest thereon at the rate of six per cent (eg) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indabtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

HOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Regal Deluxe Champion Studebaker Serial # GS61425

TO HAVE AND TO HOLD the above mentioned and described personal projecty to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Charley Clarence Harper shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Hortzage shall be void.

C

No. of the last of

The said party of the first part covenants and agrees with the said party of the second part in osss default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sall or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage dabt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedesoribed a may be or be found, and take and carry away the said property hersby mortgaged and to sell the same, and to transfer and convey the seme to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the procesds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Charley Clarence Harper his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor; his personal representatives or assigns.

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And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this

Charles clarines 9 t orfer

CHARLEY CLARENCE HARPER

(SEAL)

STATE OF MARYLAND, ALLEGANY COUNTY, TO WITE

April, 1953.

I HEREBY CHRISTY, THAT ON THIS 24th day of April, 1963 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Charley Clarence Harper the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is trus and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VIINESS my hand and Motarial Scal,

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HORTOLGS, HADE THIS lithlay of April, 1963
by and between Joseph L. Healey of the forst part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, pagty of the second part,

WITHESSETH .

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollay (\$1.00) the said arty of the first part does hereby bargain, sell, transfer, and assign ato the said party of the second part, its successors and assigns, the ollowing described personal property:

Motor # \$256288

TO MAYS AND TO HOLD the above purpioned and described personal poperty to the said party of the second part, its successors and assigns, prever.

Provided, however, that if the said Joseph L. Healey all well and truly pay the aforesaid debt at the time herein before thorth, then this Chattel Mortgage shall be void,

usen 290 mas 501

The said party of the first part sovenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

weblob may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Joseph L. Healey his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

. .



And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 11th day of April, 1955.

x Juga Literaly (804)

JOSEPH L. HEALEY

(SEAL)

2021 June

STATE OF MARYIAND, ALLECANY COUNTY, TO TITE

I MERRY CERTIFY, THE OF FITS 11ty day of April, 1963 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Joseph L. Healey the within mortgager, and anknowledged the aforegoing Chattel Mortgage to be his acc and deed, and ut the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made outh in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorised to make this affidavit.

Witness my hand and Notarial Scali

The Daily France

LISER 290 MGE 503

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASS NOWER CHATTLE MATTGAGE, MADE THIS 12thday of April, 1953
by and between Robert D. Hobrook of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH .

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$3,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1947 Ford 2 Door Sedan Serial # 710A-327127

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever,

Provided, however, that if the said Robert D. Hobrook shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

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C

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the sold indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the wabiele. said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this nortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns;

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And it is further agreed that until default is made in any of the operants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITFESS the hand and scal of the said mortgagor this · 12th day of April, 1963.

* Robert I Habrack (SEAL

ROBERT D. HOBROCK

(SEAL)

2022 June

STATE OF MARYLAND, ALLECANY COUNTY, TO WIT:

I MEREDY CARTIFY, THAT ON THE 12th day of April, 1968 before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforesaid, personally appeared. Robert D. Mobrook the within mortgagor, and animoviedged the aforegoing Chattel Mortgags to be his acc and deed, and at the same time before me also appeared. Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VIITNESS my hand and Motarial Scal. .

NOTARY FURLIC

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 20thday of April, 1963
by and between William P. Hopkins of Allegan,

County, Maryland a party of the first part, and THE LIBERT!

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

NOW THEREFORE This Chartel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1948 Psokard Sadan Serial # 2279873

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part; its successors and assigns, forever.

Provided, however, that if the said William P. Hopkins shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

10

LIDER 290 MGE 507

The said party of the first part covenants and agrees with the said party of the second per t in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attace to sail or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement, sevenant or condition of the mortgage, then the outire mortgage dabt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thoreafter to enter upon the premises where the aforedescribed a

vehicls may be or be found, and take and carry sway the said property hereby mortgaged and to sell the same, and to transfer and convoy the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days: notice of the time, place, manner and terms of sale in some nowspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said.

William P. Hopkins his personal representatives and assigns, and in the same of advertisement under the above power but not sale, one-half of the above nourission shall be allowed and paid by the nortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and scal of the said mortgagor this 20th day of April, 1965.

William & Hopkins

(SEAL

gentlem.

STATE OF MARYLAND, ALLECANY COUNTY, TO TITE

I HEREBY CENTIFY, THAT ON THIS 20th day of April, 1958 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared William P. Hopkins the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper; President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WITHESS my band and Notarial Scal.

NOTARY FUBLIC

LBER 290 MG 509

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTSL HORTGAGE, MADE THIS 20th day of April, 1953

by and between Carl W. Jewell

of Allegany

RUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the saidparty of the first part does hereby bargain, sell, transfer, and assign muto the said party of the second part, its successors and assigns, the following described personal property:

1950 Mercury Club Coupe

Meter # 50MB-89988-M

Serial # 50ME-89988-N
TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assignstorevare.

Provided, however, that if the said Carl W. Jewell shall well and truly pay the aforesaid debt at the time herain before atforth, then this Chattel Mortgage shall be void.

c

The said party of the first part covenants and agrees with the said party of the second part in onse default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and

convey the some to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some neverpaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sele shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the belance to pay the same over to the said

his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 0

100 290 mc 511

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain an possession of the above mortgaged property.

WITHRES the hand and scal of the said mortgager this April, 1958.

M.W. Learnelin

day of

STATE OF MARYLANT, AMADRAMY COUNTY, TO WITE

I DREST COLLEY, MUT N' THIS 20th day of April, 1968 before me, the superiber, a Hotory Public of the state of Haryland, in and for the county aforesaid, personally appeared Carl W. Jewell the within merty gor, and acknowledged the aforegoing Chattel Hortgage to be his act and deed, and at the some time before me also appeared Charles A. Piper, President, of the within named mortgages, and made outh in due form of law that the consideration in said mortrage is true and bons fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorised to make this affidavit.

LITHESF my hand and Notarial Scal.

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 16thay of April, 1963

rank H. Kaplon Toby M. Kaplon

of Allegany

lea Marple
a party of the first part, and THE LIBERTY
Naryland

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

the said party of the second part in the full sum of Four Hundred Thirty-nine (\$439.12)

peyable one year after date thereof,

pether with interest thereon at the rate of six per cent (%) per nmum, as is evidenced by the promissory note of the said party of the irst part of even date and tenor herewith, for said indebtedness, cogether with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

MON THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said sarry of the first part does hereby bargain, sell, transfer, and assign into the said party of the second part, its successors and assigns, the following described personal property:

Capehart Consola Telveison Sat

Model # 57212MA

Serial # 471178

TO HAVE AND TO HOLD the above mentioned and described personal reperty to the said party of the second part, its successors and assigns, orever.

Frank H. Kaplon

Toby M. Kaplon
Lee Marple
hall well and truly pay the aforesaid debt at the time herein before
extorth, then this Chattel Mortgage shall be void.

10ER 290 MGE 513

The said party of the first part covenants and agreea with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the ascent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said cale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and sa to the balance to pay the same over to the said Frank H. Kaplem his personal representatives and assigns,

Toby M. Kaplon
and In this last of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,
his personal representatives or assigns,

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and scal of the said mortgagor this 16th

FRANK H KAPLON (SEAT

John M. Katton

STATE OF MARYLAND, ALLEGARY COURTY, TO VITE

I TERROY CHEIFY, TEAT OF THIS 16th day of April, 1953
before me, the subscriber, a Fotory Public of the state of Haryland, in
Frank H. Kaplon
and for the county aforesaid, personally appeared Toby K. Kaplon
Les Marple
the within mortgager, and acknowledged the aforegoing Chattel Hortgage
to be his not and deed, and at the same time tefore me also appeared
Charles A.Piper, President, of the within named mortgages, and made
outh in due form of law that the consideration in said mortgage is true
and bone fide as therein setforth, and further made outh that he is the
President of the within named mortgages, and only authorized to make
this affidavit.

LITHESE my hand and Motorial Scal.

MOTARY PUBLIC

UREN 290 MEE 515

FILED AND RECORDED MAY 6"1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 11thay of ALLEGAMY
by and between John . Seck Susan -. Keck of EXCEPTIVE

County, EXCURRENTIALE

a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WHEREAS the said party of the first part is justly indebted unto SEVEN HUNDRE the said party of the second part in the full sum of One Thousand Thirty-siz



NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sun of one Dollar (\$1.00) the said party of the first part does hereby bargain, sall, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1952 Dodge Cornet 4 Door bedan

6#34545915

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said John F. Keck & pussen 1. Keck shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortungs whether the same shall have then matured or not, and as to the balance to pay the same over to the said John F. Keck & wusun -. his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

20

ME 290 ME 517

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in presentation of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 11th day of -arch, 1953

John F. Keck (SEAL)

M.M. Janua

STATE OF HARTMAND, ALLECANY COUNTY, TO WIT:

I MERNEY CEPTIFY, THAT ON THIS 11th day of warch, 1953
before me, the subscriber, a Motary Public of the state of Maryland, in
and for the county aforesaid, personally appeared John w. Keck & Lusan L. Mok
the within mortgagor, and acknowledged the aforegoing Chattel Mortgage
to be his not and dead, and at the same time before me also appeared
Charles A. Piper, President, of the within named mortgages, and made
onth in due form of law that the consideration in said mortgage is true
and bone fide as therein setforth, and further made onth that he is the
President of the within named mortgages, and duly authorized to make
this affidavit.

VAITHESS my hand and Notarial Scal.

NOTARY PUBLIC

THIS PURCHASE MONEY CHATTEL MORTGAGE, made this day of by and between Renry A. Kimble of Allegeny , party of the first part, end THE LIBERTY County, Maryland

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Meryland, party of the second part,

WITHESCEIH:

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Minty-two-------- reyable one year after date thereof, together with interest thereon at the rate of air per cent (og) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedays, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

BOW THERMTORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> New Wortington Retary Power M'wer M_del # J-518 Serial # 87974

TO HAVE AND TO HOLD the above mentiones and described personal property to the said " rty of the south with the mosessors and assigns,

Prograde houser, that of the said Henry A. Kimble Rate C. Kimble alogs well are truly pay the aforesaid debt at the time herein before etforth, them this Chattel Mortgage shall be void.

HER 290 MGE 519

The said party of the first part covenants and agrees with the said party of the second par & in case default shall be made in the ment of the said indobtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the went the said party of the first part shall default in any agreement ovenant or condition of the mortgage, then the entire mortgage debt stended to be secured hereby shall become due and payable at once, and hase presents are hereby declared to be made in trust, and the said erty of the second part, its successors and assigns, or William C. Walch, te duly constituted attorney or agent, are hereby authorized at any ime thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the aid property hereby mortgaged and to sall the same, and to transfer and covey the same to the purchaser or purchasers thereof, his, her or their asigns, which said sale shall be made in manner following to wite by iving at least ten days' notice of the time, place, manner and terms of ale in some newspaper published in Cumberland, Maryland, which said sale hall be at public auction for eash, and the proceeds arising from such ele shall be applied first to the payment of will expenses insident to ush sale, including taxes and a commission of sight per cent to the arty salling or making said sale, secondly; to the payment of all moneys wing under this mortgage whether the name shall have then matured or ct, and as to the balance to pay the same over to the said

his personal representations out and assigns, Henry A. Kimble Bata C. Kimble advertisument under the above power but not cale, onealf of the above commussion shall be allowed and paid by the mortgagor, is personal representatives or assigns.

and it is further agreed that until default is made in any of the sevenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this

1743

day of

April, 1953.

Rete of Florida

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

I HERRHY CERTIFY, THAT ON THIS 17th, day of April, 1983 before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared Henry A. Kimble the within mortgager, and a comowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named martgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setferth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affiderit.

WITHESS my hand and Notarial Sonlal

NOTARY PUBLIC

IBER 290 MGE 521

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOWEY CHATTEL REPTRACE, NADE THIS 20thday of April, 1863
by and between Ralph C. Kraus of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITNESSETH:

THERE'S the said perty of the first part is justly indebted unto the said party of the second part in the full sum of Pive Hundred Seventeen (\$517.28)

payable one year after date thereof, tegether with interest thereon at the rate of six per cent (of party of the first part of even date and tenor herevith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE. This Chautel Northage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1947 Kaiser Sedam Serial # K100-018078

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever,

Provided, however, that if the said Relph C. Kraus shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

C

The said party of the first part covenants and agrees with the said party of the second per t in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to well or dispose of the raid property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement ecvenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and earry away the said property hereby mortgaged and to sell the same, and to transfer and convoy the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper public.sel in Cumberland, Maryland, which said sale shall be at public auction for cash, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the seme shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, Ralph C . Kraus and in the case of advortisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

um 290 ma 523

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 20th day of April, 1963.

Bolok C. Klaux (88A)

RALPH C. KRAU

(SEAL)

DM-Nome.

STATE OF MARYLAND, ALLECANY COUNTY, TO WIT!

I MERED CHITIFY, THAT ON THIS 20th day of April, 1953 before me, the subscriber, a Metary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Ralph C. Kraus the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared. Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

VIITHESS my hand and Notarial Scal.

MOTARY PIRETO

FILED AND ALCORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HOPTGAGE, NADE THIS 16th day of April, 1963
by and between Harland Anthony Lasher, Jr. of Allegamy
County, Maryland & party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premiece and of the sum of one Dollar (\$1.00) the said party of the first part doce hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1955 Ford Victoria Crestline (8)
Serial # BSNV-119656

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Harland Anthony Lasher, Jr. chall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

10

100 NGE 525

The eaid party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness; or if the party of the first part shall attempt to cell or dispose of the said property above mortgaged, or any part thereof, without the ascent to such sale or disposition expressed in writing by the said party of the second part or in the svent the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secoured hereby shall become dum and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William G. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the eaid property hereby mortgaged and to cell the came, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit; by giving at least ten days notice of the time, place, manner and terms of cals in come newspaper published in Cumberland, Maryland, which caid sale chall be at public auction for each, and the proceede arising from such eals chall be applied first to the payment of all expenses incident to such sale, including taxes end a cosmission of sight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the came over to the caid Harland Anthony Lacher, Jr. his perconal representatives and accipat, and in the oace of adverticement under the above power but not cale, onehalf of the above sommission shell be allowed and paid by the mortgager, hie personal representatives or assigns.

And it is further agreed that until default is made in any of the sevenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 15th April, 1958.

HARLAND ANTHONY LASHER, JR.

STATE OF MARYLAND, ALLECANY COUNTY, TO WITH

I HERSEY CHATTIFY, THAT ON THIS 15th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared Barland Anthony Lasher the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorised to make this affidavit.

TATHESS my hand and Motorial Scal.

FILED AND RECORDED MAY 6" 1953 at 1:00P.M. THIS PURCHASE HOMEY CHATTAL MORTONGE, MADE THIS SOTMAY of April, 1963 Maryland a party of the first part, and THE LIBERTY wist company, a banking corporation duly incorporated under the laws f the state of Maryland, party of the second part,



WHEREAS the said party of the first part is justly indebted unto egether with interest thereon at the rate of six per cent (at) per nnum, as is swidenoed by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, egether with interest as aforesaid, said party of the first part hereby evenants to pay to the said party of the second part, as and when the ome shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in considers tion of the premises and of the sum of one Dollar (\$1.00) the said arty of the first part does hereby bargain, sell, transfer, and assign nto the said party of the escond part, its successors and assigns, the collowing described personal property:

> 1949 Wash Sedan Serial # X312639

TO HAVE AND TO HOLD the above mentioned and described personal roperty to the said party of the second part, ite successors and assigns.

Provided, however, that if the said George C. Leydig hall well and truly pay the aforesaid debt at the time herein before stforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in cas: default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter you the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mort; aged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, George C. Leydig and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,

his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions o' this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hard and seal of the said mortgager this 20th April, 1953.

Henge et young (SEAL OBORGE C. LEYDIG

3021. Mma

STATE OF BURYLAM . ALLECARY COUNTY. TO WIT:

I MARKS CHAMIFY, THAT ON THIS 20th day of April, 1953 before ms, the simeriber, a Notory Public of the state of Maryland, in and for the county aforesaid, personally appeared George C. Leydig the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act use deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due for a of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make

Withest my hand and Motorial Scale

24th

THIS PURCHASE MOMEY CHATTEL MORTGAGE, made this day of AprilXEDC 1963
by and between Charles H. Linaburg of Allegany
County, Maryland , party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

some shall be due and payable.

THERMAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Two Hundred Thirty-five
(\$235.20)

payable one year after date thereof,

together with interest thereon at the rate of six per cent (%) per

annum, as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

covenants to pay to the said party of the second part, as and when the

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises a nd of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal propertys

1 McCormick #94- Tractor Tandem Disk Harrow

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second party its successors and seeigns,

Provided, however, that if the said in Charles H. Linaburg shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Merigage shall be veid.

188 290 ME 531

The said party of the first part covenants and agrees with the said party of the second par & in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sals or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedescribed a tractor disk harrow may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sals shall be applied first to the payment of all expenses incident to such sale, including taxes and a sommission of eight per sent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, Charles H. Linaburg and in the case of advertisement under the above power but not sale, onehalf of the above counteries shall be allowed and paid by the mertgager, his personal representatives or assigns,

and it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this

24th

ay of

Par O. Decker CHARLES H. LINABURG

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

Aptil, 1953.

I HERERY CERTIFY, THAT ON THIS 24th day of April, 1965 before me, the subscriber, a Notary Public of the State of Haryland, in and for the County aforceald, personally appeared Charles H. Linaburg the within mortgager, and a eknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made outh in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made outh that he is the President of the within named mortgages, and duly authorized to make his partidevit.

WITHESS my hand and Notarial Scalel

DAN MARIE PUBLIC

um 290 ma 533

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTOAGE, MADE THIS 13thday of April, 1963

by and between Woodrow Long of Allegany Stella N. Meager County, Maryland a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

MITMESSETH:

WHEREAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Savan Hundred Thirty-eight
(\$738.54)

payable one year after date thereof,

tegether with interest thereon at the rate of six per cant (6%) per

annum, as is evidenced by the promiseory note of the said party of the

first part of even date and temor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

covenants to pay to the said party of the second part, as and when the

same shall be due and payable,

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the sesond part, its successors and assigns, the following described personal property:

1952 Kaissr 4 Door Sedam Motor # 2109880, Serial # K522-1071480 1952 Motorola T.V. Set Serial # 17X8

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Woodrow Long Stella W. Meagar shell well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

10

п

The said party of the first part covenants and agrees with the said party of the second part in osse default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be ecoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsha its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the sforedesoribed s

may be or be found, and take and carry sway the eaid property hereby mortgaged and to sell the same, and to transfer and convey the came to the purchaser or purchasers thereof, his, her or their aseigns, which eaid sule shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such cele shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Woodrow Long Stells N. Mesger his personal representatives and assigns, and in the cese of advertisement under the above power but not sale, onehalf of the shove commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

INER 290 MGE 535

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mertgaged property.

WITHESS the hand and seal of the said mortgager this April, 1953.

WOODROW LONG (STALL)

STATE OF MARYLAMO, ALLEGAMY COUNTY, TO WITE

day of April, 1953 I HERNOY DET IFY, THAT OF THIS 15th before as, the submeriber, a Motory Pullic of the state of Haryland, in and for the county aforesaid, personally appeared Stella N. Mager the within north-gor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the seme time before me also appeared Charles A. Piper. President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made onth that he is the e President of the within named mortgages, and duly authorised to make S mis affidavit.

TITHESE my hand and Notarial Scal.

UBER 290 MGE 536

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL HOPTGAGE, MADE THIS 24th day of April, 1963
by and between Mary H. Matthews of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSTH: WHIREAS the said party of the first part is justly indebted unto

same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (21.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1952 Studebaker Calmpion 2 Door Sedan Serial # G1152775

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Mary H. Matthews shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

10

LOCK 290 MGE 537

The said party of the first part covenante and agrees with the eaid party of the ascond part in case default chall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to cell or dispose of the said property above mortgaged, or any part thereof, without the assent to such calls or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the satire mortgage debt intended to be eccured hereby chall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its euccessors and accigne, or William C. Walshalta duly constituted attorney or agent, are hereby authorized at any time thereafter to anter upon the premises where the aforedescribed a

vehicle may be or be found, and take and carry away the eaid property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days notices of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party celling or making said sale, becomely, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Mary H. Matthews his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be dilouded and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the sevenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this April, 1953.

MARY H. MATTHEWS (SEAL

(SEAL)

De many

STATE OF MARYLAND, ALLEGAMY COUNTY, TO WITE

I MERSEY CHRIFY, THAT ON THIS 24th day of April, 1963 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared Mary H. Matthews the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the seme time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgagee, and duly authorised to make this affidavit.

VIITHESS my hand and Wotarial Scal.

188 290 ME 539

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M. THIS PERCHASE HOMEY CHATTEL PROTOKOE, MADE THIS ESTAMA OF April, 1963 by and between John E. Matthews of Rosa Elizabeth Matthews
County, a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws

of the state of Maryland, party of the second part,

WITHESSETH:

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Five Hundred Bighty-seven (\$587.08)

payable one year after date thereof. payable one year after date thereof, tegether with interest thereon at the rate of six per cent (of) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THIREFORE. This Chattel Hortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 Plymouth 4 Dr. Sedan Motor # P15277245 Serial # 15212326

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said John E. Matthews
Rosa Elizabeth Matthews
shall well and truly pay the aforesaid debt at the time herein before Provided, however, that if the said setforth, then this Chattel Mortgage shall be void,

sals shall be applied first to the payment of all expenses incident to such sals, including taxes and a commission of eight per cant to the party salling or making said sals, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balancs to pay the same over to the said

John E. Matthews

Bosa Elisabeth Matthews

Ais personal representatives and assigns,

half of the above commission shall be allowed and paid by the mortgagor,

his personal representatives or assigns,

LIDER 290 MGE 541

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHERS the hand and seal of the said mortgagor this 25r day of April, 1965.

Sha & Medition

En Eligabeth Mittans

ROSA BLIZAURTH MATTHEWS

STATE OF MARYLAND, ALLEGAMY COUNTY, TO VITA

I MERERY CHATTEY, THAT OF THIS 23rd day of April, 1983
before me, the subscriber, a Motary Public of the state of Maryland, in
and for the county aforesaid, personally appeared John E. Matthews
Ross Blinsbeth Matthe
the within mortgagor, and acknowledged the aforegoing Chattel Mortgage
to be his act and deed, and at the same time before me also appeared
Charles A.Piper, President, of the within named mortgages, and made
oath in due form of law that the consideration in said mortgage is true
and bons fide as therein setforth, and further made oath that he is the
President of the within named mortgages, and duly authorised to make
this affidavit,

VAITNESS my hand and Notarial Scal.

MOTARY PUBLIC.

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOWEY CHATTEL-HOTGAGE, NADE THIS ESTADAY of April, 1963
by and between Richard Wooley Maudlin of Allagany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

WHEREAS the said party of the first part is justly indebted unto

the said party of the second part in the full sum of Five Hundred Fifty-six

(\$656.50)

payable one year after data thereof,

tegsther with interest thereon at the rate of six per cent (65) per

annum, as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby

overnants to pay to the said party of the second part, as and when the

same shall be due and payable.

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby targain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1946 Plymouth 4 Dr. Sedan Special Deluxe Motor # P1556508

Seriel # 11838967

TO MAYE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever,

Provided, however, that if the said Hishard Wooley Maudlin shall well and truly pay the aforesaid debt at the time herain before setforth, then this Chattel Northage shall be void.

IRFR 290 ME 543

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the anid party of the first part shall default in any agreement coverant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry eway the said property hereby mortgaged and to sell the same, and to transfer and convey the some to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some neverpoper published in Cumberland, Maryland, which said sale shall be at public suction for each, and the proceeds arising from auch sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Richard Wooley "aulin his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

..

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this 23rd

Richard World MAUDLIN (STAL

(SEAL)

By Lunts:

STATE OF MARYLAND, ALLEGARY COUNTY, TO TITE

I HERENY CHITIFY, THAT OH THIS 23rd day of April, 1953
before me, the subscriber, a Notary Public of the state of Maryland, in
and for the county aforesaid, personally appeared Richard Wooley Maudlin
the within mortgagor, and acknowledged the aforegoing Chattel Mortgage
to be his not and deed, and at the same time before me also appeared
Charles A.Piper, President, of the within named mortgages, and made
onth in due form of law that the consideration in said mortgage is true
and bone fide as therein setforth, and further made onth that he is the
President of the within named mortgages, and duly authorised to make
this affidavit.

VIIINESS my hand and Notarial Scal,

NOZARY FUNDALO

UMR 290 MG 545

FILED AND RECORDED MAY 6" 1953 41 1:00 P.M.

THIS PURCHASE HONEY CHATTL HORTGAGE, HADE THIS lettley of April, 1985
Richard Dewey McLaughlin
by and between Margaret A. McLaughlin of Allegany

County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

THEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of N, na Hundred Twenty (\$929.58)

payable one year after date thereof, tegether with interest theraon at the rate of six per cent (6%) per annum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in considered ation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal propertys

1951 Eudson 4 Dr. Sedan Peacemaker Sarial # 4A5940

TO MAYE AND TO POID the above mentioned and described personal property to the said party of the scoond part, its successors and assigna, forever.

Provided, however, that if the said Richard Dewey McLaughlin Margaret A. McLaughlin shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be Void.

The eadd party of the first part covenante and agrees with the said party of the second part in once default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedesoribed a may be or be found, and take and carry away the vehicle said property hereby mortgaged and to cell the came, and to transfer and sonvey the same to the purchaser or purchasers thereof, his, her or their accigne, which said sale shall be made in manner following to wite by giving at least ten days notice of the time, place, manner and terms of esle in come newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such cale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making seid cale, eccondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Richard Dewey McLaughlin Margaret A. McLaughlin his personal representatives and assigns, and in the case of advertisement under the above power but not cale, oney half of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

IRER 290 MGE 547

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this 16th April, 1953.

Richard Deven Wohn will (STAL

Margaret a. Mc Loughler (SEAL)

STATE OF MARYLAND, ALLEGAMY COUNTY, TO WITE

day of April, 1953 I HEREBY CENTIFY, THAT OF THIS 16th before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Margaret A. Melaughlin the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

Witness my hand and Notarial Scal,

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 2000ay of April, 1963 Joseph Mennich

Ethel Mimich Lee Marple

of Allegany

a party of the first part, and THE LIBERTY

RUST COMPANY, a banking corporation duly incorporated under the laws f the state of Maryland, party of the second part,

WITHESSETH.

KHEREAS the said party of the first part is justly indebted unto he said party of the second part in the full sum of Two Hundred Thirteen (\$213.26) -28/100 payable one year after date thereof, agether with interest thereon at the rate of six per cent (of) per mum, as is evidenced by the promissory note of the said party of the irst part of even date and tenor herewith, for said indebtedness, ogether with interest as aforesaid, said party of the first part hereby venents to pay to the said party of the second part, as and when the ame shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in considertion of the premises and of the sum of one Dollar (\$1,00) the said arty of the first part does hereby bargain, sell, transfer, and assign nto the said party of the second part, its successors and assigns, the ollowing described personal property:

> Capehart Table Model 17" T.V. Set Motor # 11172MA

Serial # 502372

TO HAVE AND TO HOLD the above mentioned and described personal roperty to the said party of the second part, its successors and assigns,

Joseph Mennich Ethel Minnich Lee Marph

Provided, however, that if the said will well and truly pay the aforesaid debt at the time herein before etforth, then this Chattel Mortgage shall be void, ...

100 MG 549

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first pert shall default in any agreement covenant or condition of the mort ag:, then the entire mortiage debt intended to be accoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some neverspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sele shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns,

and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgager this 20th

Joseph MENNICH (STAT

Lee mage

STATE OF MURYLAMI, ALLEGAMY COUNTY, TO VITE LEE MARGIE

Defore me, the subscriber, a Fotory Public of the state of Maryland, in and for the accurry aforcanid, personally appeared Sthel Mennich Los Marple the mithin mortgager, and acknowledged the aforcacing Chattel Mortgage to be his act and deed, and at the some time tefore me also appeared Charles A. Piper, President, of the within named mortgages, and made onth in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made onth that he is the President of the within named mortgages, and only authorised to make this affidavit.

LITHESP my hand and Motorial Scale

HOTARY PUBLIC

100 290 MIR 551

FILED AND RECORDED MAY 6"1953 at 1:00P.M.
THIS PURCHASE HONEY CHATTAL HORTOAGS, MADE THIS 24th day of April, 1963

by and between Roy Mets of Allsgamy Mary Mets a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH :

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigne, the following described personal property:

1951 Ford Farm Tractor Serial # 191858

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever,

Provided, however, that if the said Roy Mots Mary Nots shall well and truly pay the aforesaid debt at the time hersin before satforth, then this Chattel Northage shall be void.

10

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement devenant or condition of the mort age, then the antire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its suscessors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the premises where the aforedsecribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his her or their assigns, which said sale shall be made in manner following to witt by. giving at least ten days' notice of the time, place, manner and terms of sals in some newspaper published in Cumberland, Maryland, which said sala shall be at public auction for each, and the proceeds arising from buch sale shall be applied first to the payment of all expenses incident to such sale; including taxes and a commission of sight per cent to the party selling or making said sals, secondly, to the payment of all moneys owing under this mortgage idether the same shall have then methred or not, and as to the balance to pay the same over to the said.

his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mertgager, his personal representatives or assigns.

IBER 290 MGE 553

And it is further agreed that until default in made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this April, 1953. day of

STATE OF MARYLAND, ALLECANY COUNTY, TO WIT:

I MERSEY CHRIFY, THAT ON THIS 24th day of April, 1953 before me, the subscriber, a Metary Public of the state of Maryland, in and for the county aforcsuid, personally appeared the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and ut the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is trus and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VIITHESS my hand and Notarial Scal.

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOMEY CHATTEL MORTONGE, MADE THIS 20014 of April, 1963

by and between Ambrose Bernard Miller of Allegamy County, Mryland a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITNESSETH .

WHEREAS the said perty of the first part is justly indebted unto



HOW THEREFORE, This Chartel Mortgage witnesseth that in consideration of the previses and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1948 Chev. 2 Dr. Serial # 14FKF29944

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Ambrose Bernard Miller shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.

10

10 MG 555

The said party of the first part covenants and agress with the said party of the second per & in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attaupt to rell or dispose of the raid property above mortgaged, or any part thereof, without the assent to such sals or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the sutire mortgage debt intended to be secured hereby shall become due and payable at ones, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attornsy or agent, are hereby authorized at any time thereaster to enter upon the premises where the aforedsscribed a mny be or be found, and take and carry away the vehicle said property hereby mortgaged and to sell the same, and to transfer and convoy the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ton days! notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per sent to the party esiling or making said sals, secondly, to the payment of all moneys owing under this mortgage whether the same shall have them matured or not, and as to the balance to pay the came over to the said Ambrese Bernard Miller his personal representatives and assisms, and in the case of advertisement under the above power but not sale, onehalf of the above consission chall be allowed and paid by the mertgagor, his personal representatives or assigns.

WITHESS the hand and seal of the said mortgagor this 20th April, 1953.

chelon Remail Willy (STAL

AMEROSE BERNARD MILLER

STATE OF MARYLAND, ALLECANY COUNTY, TO VITE

I HEREBY CENTIFY, THAT OF THIS 20th day of April, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Ambross Bernard Miller the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is trus and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WITHESS my hand and Notarial Scale

290 Mg 557

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M. THIS PURCHASE HOMEY CHATTEL HORTGAGE, MADE THIS 18thday of April, 1953 by and between James H. Miller of Allegany a party of the first part, and THE LIBERTY County, Maryland TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

RHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Bight Hundred Thirteen (\$815.07) payable one year after date thereof, tegether with interest therson at the rate of six per cant () per annum, as is swidshesd by the promissory nots of the said party of the first part of even dats and tenor herewith, for said indebtedness, together with interest as aforesaid, sold party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part doss hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1949 Ford 2 Dr. Custom Barial # 98BA288459

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said James' H. Miller shall well and truly pay the aforesaid debt at the time hersin before satforth, them this Chattel Mortgage shall be void,

The said party of the first part covenants and agrees with the said party of the second part in cass default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sall or dispose of the said property above mortgaged, or any part thersof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to anter upon the premises where the aforedssoribed a

may be or be found, and take and carry away the vehicle said property hersby mortgaged and to sail the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sals shall be made in manner following to wit: by giving at least ten days! notice of the time, place, manner and terms of sals in some newspaper published in Cumberland, Maryland, which said sale shall be at public suction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cant to the party selling or making said sals, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said his personal representatives and assigns, and in the case of advertisement under the above power but not sala, one-

half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the povenants or conditions of this mortgage, the said party of the first art may remain in possession of the above mortgoged property.

WITHESS the hand and seal of the said mortgagor this April, 1953.

> Jame H Miller (STAL JAMES H. MILLER (SEAL)

STATE OF MARYLAND, ALLEGAMY COUNTY, TO WIT!

I HEREBY CHPTIFY, THAT ON THIS 18th day of April, 1963 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcsaid, personally appeared James H, Miller the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his sot and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WITHESS my hand and Notorial Scal.

FILED AND RECORDED May 6" 1953 at 1:00 P.M.

THIS PURCHASE HOWEY CHATTEL ECRETOAGE, MADE THIS 24 they of April, 1963
by and between Roy Moreland of Allegany

Dounty, Maryland a party of the first part, and THE LIBRITY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSUTH.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 1946 5/4 Ton Truck Serial # 9DR11128

TO MAY! AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, overer.

Provided, however, that if the said Roy Moreland hall well and truly pay the aforesaid debt at the time herein before etforth, then this Chattel Hortgage shall be void. ion 290 mm 561

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part, shall ettempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement sevenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the eaid party of the second part, its successors and ansigns, or William C. Walsh, its duly constituted attorney or agent, are hereby eathorized at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and carry away the said property hereby mortgaged and to sell the name, and to transfer and convey the same to the purchases or purchasers thereof, his, her or their assigns which said sale should be made in manner following to with by giving at least ten days' notice of the time, place, manner and terms of sale in same neverpoper ; whiched in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Roy Mareland his personal representatives and assigne, and in the case of advertisement under the above power but not cale, onehalf of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

WITHESS the hand and seal of the said mortgagor this day of April, 1953.

STATE OF MARYLAND, ALLEDAMY COUNTY, TO WITE

I HERBAY OUTLIFY, WHAT OF THIS 24th day of before me, the subscriber, a Hotary Public of the state of Haryland, in and for the county aforesaid, personally appeared Roy Moreland the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make his affidavit.

LITHESS my hand and Noterial Scal.

ME 290 MG 563

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOWEY CHATTLE MOPTOROS, MADE THIS 22nday of April, 1963

ALLEGANY Camela D. Matale a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESSETH:

WHEREAS the said perty of the first part is justly indebted unto the said party of the second part in the full sum of Two Hundred Fifty-six payable one year after date thereof, tegether with interest thereon at the rate of six per cent (66) per unnum, as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THIREFORE This Chattel Hortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> 17" Crosley T.V. Console Serial # 456764

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said | Henry P. Matale | Camela D. Matale shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attacht to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

said property hereby mertgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days: notice of the time, place, manner and terms of sale in some nowspaper publicant in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including texes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all memory owing under this mortgage whether the same shall have them matured or not, and as to the balance to pay the same over to the said

Camela D. Retale his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

um 290 mgc 565

And it is further agreed that until default is made in any of the sevenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 22nd day of April, 1963.

There T. MATALE (SEAL

Camela D. Notale 18

A D. NATALE

When flowed and

STATE OF HARYLAND, ALLECANY COUNTY, TO WIT:

I HERESY CERTIFY, THAT ON THIS 22nd day of April, 1965 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforcsaid, personally appeared Camela D. Natale the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made onth in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he is the President of the within named mortgages, and duly authorised to make this affidavit.

TATHESS my hand and Hotarial Scal,

MOTARY FUBLIO

FILED AND RECORDED MAY 6" 1953 at 1:00 P M.

THIS PURCHASE HONEY CHATTEL MORTGAGE, MADE THIS 21shay of April, 1953
by and between Robert E. Hyour of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

NOW THIREFORE. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell; transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1946 Oldsmobile 4 Dr. Sedam

Motor # 8-15723-H11

Serial # 78-39428

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Robert E. Nyoum shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

um 290 ma 567

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assert to such sale of disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or conduction of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and populse at once, and these precents are hereby declared to be made an trust, and the said party of the second part, its successors and atcomes, or William C. Walsh, its duly constituted atterney or agent, are hereby subhorized at any time thereafter to enter upon the premises where the aforedescribed at

wehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the rame, and to transfer and convey the same to the purchase of purchasers thereof, his, her or their assigns, which said sale wholl of made in manner following to with by giving at least ten days notice of the time, place, manner and terms of sale in some asymptoper published in Cumberland, Uniyland, which said sale shall be at public motion for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said.

Robert E. Hyour his personal representatives and assigns,

and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

2 0

WIINESS the hand and scal of the said mortgagor this glad day of April, 1953.

thethe Offer

ROBERT L. MYCUM

(SEAL)

20M Hame

STATE OF MARYLAND, ALLEMANY COUNTY, TO VIT:

I MERCHY CEMIFY, THAT ON THIS 21st day of April, 1968 before me, the subscriber, a Notary Public of the state of Maryland, in and for the county aforesaid, personally appeared Robert E. Nyoum the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and dead, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

LITHESS my hand and Motorial Scal.

NOTARY PUBLIC

UBER 290 MEE 569

FILED AND RECORDED NAY 6" 1953 at 1:00 P.N.

THIS PURCHASH MONEY CHATTEL MORTGAGE, MADE THIS 17th day of April, 1963
by and between Dornald G. Paulman of Allegany

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH :

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

Jacobeson Power Mower

M. # 16788

8. # 4721

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its suscessors and assignations.

Provided, however, that if the said Donald G. Paulman shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

10

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the most age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter upon the pressises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wits by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the some shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, Donald O. Paulman and in the case of advertisement under the above power but not sala, onehalf of the above countssion shall be allowed and paid by the mortgagor,

his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possesision of the above mortgaged property;

WITHASS the hard end seel of the said mortgager this 17th April, 1953. day of

Danied Wandman (SEAL

DONALD G. PAULMAN

STATE OF MURYLAM, ALLUGARY COUNTY, TO WITE

day of I MRESSY CHAIFY, THAT ON THIS 17th before me, the superpher, a Notory Public of the state of Maryland, in and for the county aforesaid, personally appeared Donald G. Paulman the within mortgreor, and acknowledged the oforegoing Chattel Hortgage to be his act use deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bone fide as therein setforth, and further made outh that he is the President of the within named mortgages; and duly authorised to make this affidavit.

TITHESF my hand and Noterial Scal.

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE NAMEY CHATTEL MORTGAGE, MADE THIS 14thay of "arch, 1953
by and between Helen V. Fitchey & John C. Bitchey of ALLEGARY

MARYLAND

County, PURCHASE a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

NOW THEMPORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

17" T. V. lable bet Motorola Serials 434078

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said Helen V. Ritchey
John C. Ritchey
shall well and truly pay the aforesaid debt at the time herein before
setforth, then this Chattel Northage shall be void.

10

URER 290 MEE 573

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mort age debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or ament, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a may be or be found, and take and carry away the T. V. Set said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wite by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Comberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sale, secondly, to the payment of all moneys owing under this mortgage thether the same shall have then matured or not, and as to the belence to pay the same over to the said his personal representatives and assigns, Helen V. Mitchey John Cthe tigher advertisement under the above power but not sale, one-

half of the above commission shall be allowed and paid by the mortgagor,

his personal representatives or assigns.

2.0

WITNESS the hand and seal of the said mortgager this 14th lay of March, 1953

A John Chitche

John . Pitchey

TATE OF MARYLAND, ALLNGANY COUNTY, TO WIT:

I HERERY CENTIFY, THAT ON PHIS 14th day of "arch, 1953 before me, the subscriber, a Motory Public of the State of Maryland, in and for the County aforesaid, personally opposed Helen V. Ritchey he within mortgager, and a comprising the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared thanks i. Paper, President, of the within manual mortgages, and made onth in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made onth that he is the resident of the within named mortgages, and duly authorized to make affidewit.

WITHESS my hand and Noterial Seal,1

NORARY PURLIC

MER 290 MG 575

FIRED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCHASE HOMEY CHATTEL MORTONGE, MADE THIS 20th day of April, 1968

of Allegany

by and between George W. Robinson of Allsgam County, Maryland a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHEREAS the said party of the first part is justly indebted unto

WITNESSETH:

NOW THEREFORE. This Chattel Mortgage witnesseth that in consideration of the premiers and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1952 G.M.C. à Ton Pickup Truck Motor # 228415388

Serial # P31909

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said George W. Robinson shall well and truly pay the aforesaid dobt at the time horsin before setforth, than this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or conduction of the mort age, then the entire mortgage debt intended to be seemed hereby shall become dus and poyable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and ascigns, or William C. Walsh, its duly constituted automay or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the name, and to transfer and convey the sens to the purchases or purchasers thereof, his, her or their assigne, which suite suite shall be made in manner following to wite by giving at least ten days notice of the time, plans, manner and terms of sals in some newspaper y inlished in Cumberland, Maryland, which said sale shall be at public Austion for each, and the proceeds arising from such sele shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

his personal representatives and assigns, George W. Robinson and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITNESS the hand and seal of the said mortgagor this 20th April, 1963.

x Jegy W. Nelmin (STAL

GEORGE W. ROBINSON

STATE OF MARYLAND, ALLUCANY COUNTY, TO WIT:

I HERENY CERTIFY, THAT OF THIS 20th day of April, 1953. before me, the subscriber, a Motory Public of the state of Maryland, in and for the county aforesaid, personally appeared George W. Robinson the within mostgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the Meddent of the within named mortgages, and duly authorised to make this afridavit.

TATHESS my hand and Notarial Scal.

FILED AND RECORDED MAY 6" 1953 at 1:00 F.M.
THIS PURGEAST HONEY CHATTEL MORTGAGE, MADE THIS 20th day of April, 1963
by and between William E. Ruehl of Allegany
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second parts

WITHESSETH

WHEREAS the said perty of the first part is justly indebted unto

the said party of the accound part in the full sum of Two Thousand One Hundred (\$2127.36)

Twenty-aaven---and--36/100 payable one year after date thersof,

tegether with interest therson at the rate of five per cent (pg) per

annum, as is evidenced by the promissory note of the said party of the

first part of even date and tenor herewith, for said indebtedness,

together with interest as aforesaid, said party of the first part hereby:

eovenants to pay to the said party of the accound part, as and when the

same shall be due and payable.

NOW THIRETORS. This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and sasigns, the following described personal property:

1953 Buick 4 Door Special Sedan

Motor # 70102714

Serial # 56880661

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever,

Provided, however, that if the said William E. Ruehl shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

um 290 mg 579

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and ancipus, or William C. Walsh, its duly constituted actorney or agent, are hereby sutherized at any time thereafter to enter upon the premises where the aforeuseoribed a

wehicle may be or be found, and take and carry away the said property hereby mortgaged and to sell the name, and to transfer and convey the sens to the purposes: or purposeers thereof, his, her or their assigns, which said sale "half or made in manner following to wite by giving at least wer days notice of the time, plane, water and terms of sale in some newspaper; whiched in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Willem E. Rushl his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

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WITHESS the hand and seal of the said mortgagor this April, 1963.

x William P. Ruell (STAL

WILLIAM E. RUEHL

2029 Manu

STATE OF MARYLAND, ALLEGARY COURTY, TO VIT:

I TEREBY CHICIFY, THAT ON THIS 20th day of April, 1963 before me, the subscriber, a Motary Public of the state of Maryland, in William B. Ruehl and for the county aforesaid, personally appeared the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the some time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make his affidavit.

LITHESS my hand and Notarial Scal.

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.

THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS lethday of April, 1963 y and between Helen G. Sampsell

of Allegeny

a party of the first part, and THE LIBERTY Maryland RUST COMPANY, a banking corporation duly incorporated under the laws

f the state of Maryland, party of the second part,

WHEREAS the said party of the first part is justly indebted unto he said party of the second part in the full sum of Two Hundred Forty-eight (\$248.65) payable one year after date thereof, egether with interest thereon at the rate of six per cent (of) per nnum, as is evidenced by the promissory note of the said party of the irst part of even date and tenor herewith, for said indebtedness, ogether with interest as aforesaid, said party of the first part hereby ovenants to pay to the said party of the second part, as and when the me shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in considertion of the premises and of the sum of one Dollar (\$1.00) the said arty of the first part does hereby bargain, sell, transfer, and assign to the said party of the second part, its successors and assigns, the ollowing described personal property:

> 17" Crosley T.V. Console Serial # 900062

TO HAVE AND TO HOLD the above mintioned and described personal property to the said party of the second part, its successors and assigns,

Provided, however, that if the said William R. Sampsell Melens G. Sampsell hall well and truly pay the aforesaid debt at the time herein before etforth, then this Chattel Martgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such esle or disposition expressed in writing by the eaid party of the ecoond part or in the event the said party of the first part chell default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its eucocscore and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authoriced at any time thereafter to enter upon the premises where the aforedescribed a may be or be found, and take and oarry away the M T.V. Set said property hereby mortgaged and to cell the came, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigne, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in come newspaper published in Cumberland, Maryland, which said cale chall be at public auction for each, and the proceeds arising from euch sals shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party salling or making said sale, ecoondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the came over to the said William R. Sempsell Helene G. Sampsell his personal representatives and assigns,

and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, has personal representatives or assigns.

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHES the hand and seal of the said mortgager this 18th April, 1958.

WILLIAM R. SAMPSHLL (STAL

Helen G. Sampall (SELL)

STATE OF MARYLAND, ALLEGARY COURTY, TO TITE

I TERMY CUTTIFY, THAT OF THIS 16th day of April, 1955 before me, the authoriber, a Hotory Pullic of the state of Haryland, in William R. Sampsell Helens G. Sampsell and for the county aforesaid, personally appeared the mithin nertgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

LITHEST my hand and Motorial Scal.

UBER 290 mg 584

FILED AND RECORDED MAY 6"1953 at 1:00 P.M.
THIS PURCHASE MONEY CHATTEL MORTGAGE, MADE THIS 27thay of March, 1953

by and between Clarence E.Sheetz of Allegany
Evelyn L. Sheetz a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH:

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (21,00) the said party of the first part does hereby bargain; sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

Capehart Table Model 17" T.V.Set
S. # 502534

Model # 1T172MA

TO MAYE AND TO HOLD the above mentioned and described personal property to the said party of the assend part, its successors and assigns, forever.

Provided, however, that if the said Clarence E. Sheetz Evelyn L. Sheetz shall well and truly pay the aforesaid debt at the time herein before satforth, then this Chattel Mortgage shall be void.

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The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement sovenant or condition of the mort age, then the entire mortgage debt intended to be second hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Valsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed a

may be or be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Clarence E. Sheets Evelyn L. Sheets his personal representatives and assigns, and in the case of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor,

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his personal representatives or assigns.

WITHESS the hand and seal of the said mortgagor this March, 1953.

- Codys & Sheety (SEAL)

TATE OF MARYLAND, ALLECANY COUNTY, TO VITA

I HERBBY CHPTIFY, THAT ON THIS

27th day of

March, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid, personally appeared Evelyn L.Shoots the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his not and deed, and at the same time before me also appeared Charles A. Piper, President, of the Within named mortgages, and made path in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make this affidavit.

WITHESS my hand and Notarial Scal.

290 MGE 587

FILED AND RECORDED MAY 6" 1953 at 1:00 P M.

THIS PURCHARE MOMEY CHATTEL MORTOAGE, made this day of April, 1968 County, , party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WITHESENTH:

WHEREAS the said party of the first part is justly indebted unto the said party of the second part in the full sum of Two Hundred Twenty-three payable one year after date thereof, together with interest thereon at the rate of six per cent (of) per annum; as is evidenced by the promissory note of the said party of the first part of even date and tenor herewith, for said indebtedness, together with interest as aforesaid, said party of the first part hereby covenants to pay to the said party of the second part, as and when the same shall be due and payable.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the eum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

> New Tomboy Tractor- Culitivator Sickle Bar Side Stand Serial # 749 mf 17-2 - 10fe21467

TO HAVE AND TO HOLD the above mentiones and described personal operty to the said - rty of the so-one wat, the suppossors and assigns,

Programme, the said Josse B. Shipe and well or truly pay the aforesaid debt at the time herein before stforth, then this Chattel Mortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second par & in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or may part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement ecvenant or condition of the mortgage, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walch, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforefescribed a tractor and siekle may be or be found, and take and carry sway the said property horeby mortgaged and to sell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sais shall be made in manner following to wit; by giving at least ten days' notice of the time, place, manner and terms of wale in some newspaper published in Cumberland, Karyland, which said sale shall be at public auction for eash, and the proceeds arising from such sale shall be applied first to the payment of all expenses insident to such sale, including taxes and a commission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the name shall have then matured or not, and as to the balance to pay the same over to the said

and in the case of advertishment under the above power but not sale, onehalf of the above communica shall be allowed and paid by the mortgagor,

his percentl representations and assigns,

Jesse E. Shipe

his personal representatives or assigns.

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And it is further agroed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHESS the hand and seal of the said mortgagor this

20th

day of April, 1

JESSE P. Shipe (SEAT

STATE OF MARYLAND, ALLEGANY COUNTY, TO WIT:

I HERENY CERTIFY, THAT ON THIS 20th day of April, 1953 before me, the subscriber, a Notary Public of the State of Muryland, in and for the County aforceaid, personally appeared. Jesse E. Shipe the within mortgager, and a unnumbedged the aforegoing Chattel Mortgage to be his art and dasd, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made eath in due form of law what the consideration in said mortgage is true and bona fide as therein setforth, and further made eath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

WITHESS my hand and Notarial Soal, 1

2022 ---

Advention that they develop again and the state

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THIS PURCEASE HOWEY CHATTEL MORTGAGE, MADE THIS 22mdday of April, 19
by and between William D. Shipway of Allegamy

County, Maryland a party of the first part, and THE LIBERTY

TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the ascound part,

WITHESS STH.

NOW THEREFORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign unto the said party of the second part, its successors and assigns, the following described personal property:

1953 Dodge KA128 Tractor Motor # 7518-62728 Seriel # 82840562

TO HAVE AND TO HOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns, forever.

Provided, however, that if the said William D. Shipway shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Northage shall be void.

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MR 290 Mg 59

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be accound hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter u on the premises where the aforedescribed a

webiole may be or be found, and take and carry away the said property hereby mortgaged and to cell the same, and to transfer and convey the same to the purchaser or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to wit: by giving at least ten days' notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public nuction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale, including taxes and a consission of eight per cent to the party selling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

William D.Shipway his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns.

5.0

WITHESS the hand and seal of the said mortgagor this 22nd April, 1953.

WILLIAM D. SHIPMAY (STAL

STATE OF MARYLAND, ALLEGANY COUNTY, TO WITE

I HEREBY CERTIFY, THAT OF THIS 22nd day of Acril, 1953 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforesaid; personally appeared William D. Shipway the within mortgagor, and acknowledged the aforegoing Chattel Hortgage to be his not and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made eath in due form of law that the consideration in said mortgage is true and bona fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidavit.

VIITNESS my hand and Hotorial Scal,

ME 290 ME 593

FILED AND RECORDED MAY 6" 1953 at 1:00 P.N. THIS PURCHASE HOMEY CHATTEL MORTGAGE, MADE THIS 21stay of April, 1953 between Ermest Lee Show of Allegary a party of the first part, and THE LIBERTY TRUST COMPANY, a banking corporation duly incorporated under the laws of the state of Maryland, party of the second part,

WHEREAS the said party of the first part is justly indebted unto

WITHESSETH .

the said party of the second part in the full sum of Bine Bundred Thirty-three (\$935.89) egether with interest thereon at the rate of five per cent (5%) per mum, as is evidenced by the promissory note of the said party of the irst part of even date and tenor herewith, for said indebtedmess, together with interest as aforesaid, said party of the first part hereby evenants to pay to the said party of the second part, as and when the se shall be due and payable.

BOW THEREFORE, This Chattel Mortgage witnesseth that in considers ation of the premises and of the sum of one Dollar (\$1.00) the said party of the first part does hereby bargain, sell, transfer, and assign mto the said party of the second part, its successors and assigns, the following described personal property:

> 1953 Dodge 4 Door Sedam D-44 Coronet Seris1 # 34501364

TO HAVE AND TO FOLD the above mentioned and described personal property to the said party of the second part, its successors and assigns;

Provided, however, that if the said Ernest Lee Show shall well and truly pay the aforesaid debt at the time herein before setforth, then this Chattel Nortgage shall be void.

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the daid property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the said party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be secured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its successors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorized at any time thereafter to enter upon the premises where the aforedesoribed a

vahiole may be of be found, and take and carry away the said property hereby mortgaged and to sell the same, and to transfer and convey the same to the purchasers or purchasers thereof, his, her or their assigns, which said sale shall be made in manner following to with by giving at least ten days? notice of the time, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shall be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses incident to such sale; including taxes and a commission of eight per cent to the party salling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said

Ernest Lee Show his personal representatives and assigns, and in the case of advertisement under the above power but not sale, one-half of the above commission shall be allowed and paid by the mortgager, his personal representatives or assigns.

LIDER 290 MGE 595

And it is further agreed that until default is made in any of the covenants or conditions of this mortgage, the said party of the first part may remain in possession of the above mortgaged property.

WITHERS the hand and seal of the said mortgagor this 21st day of April, 1953.

Emest Lee Show (SEAL

BRHEST LEE SHOW

(SEAL)

STATE OF MARYLAND, ALLECANY COUNTY, TO VITA

I MERERY CHATTEY, THAT OF THIS 21st day of April, 1983 before me, the subscriber, a Motary Public of the state of Maryland, in and for the county aforcanid, personally appeared Brest Lee Show the within mortgagor, and acknowledged the aforegoing Chattel Mortgage to be his act and deed, and at the same time before me also appeared Charles A.Piper, President, of the within named mortgages, and made oath in due form of law that the commideration in said mortgage is true and bone fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorized to make this affidayit.

TATMESS my hand and Notarial Scal,

NOTARY FUBLIC

FILED AND RECORDED MAY 6" 1953 at 1:00 P.M.
THE PURCHASE HOMEY CHATTRE MORTGAGE, MADE THIS LEAL day of April, 1968

w and between Russell P. Slider of Allegen;
Mary R. Slider
County, Maryland a party of the first part, and THE LIBERTY
TRUST COMPANY, a banking corporation duly incorporated under the laws
of the state of Maryland, party of the second part,

WITHESSETH4

NOW TREMEPORE, This Chattel Mortgage witnesseth that in consideration of the premises and of the sum of one Dollar (\$1,00) the said arty of the first part does hereby bargain, sell, transfer, and assign mto the said party of the second part, its successors and assigns, the ollowing described personal property:

1950 Pontiao 4 Dr. Sedan Motor # PERH29392 Serial # PERH29392

TO NAVE AND TO MOID the above mentioned and described personal reporty to the east party of the second part, its aucossors and assigns, server.

Provided, however, that if the said Russell Slider Mary E. Slider hall well and truly pay the aforesaid debt at the time herein before exterth, then this Chattel Mertgage shall be void.

100 290 ME 597

The said party of the first part covenants and agrees with the said party of the second part in case default shall be made in the payment of the said indebtedness, or if the party of the first part shall attempt to sell or dispose of the said property above mortgaged, or any part thereof, without the assent to such sale or disposition expressed in writing by the send party of the second part or in the event the said party of the first part shall default in any agreement covenant or condition of the mort age, then the entire mortgage debt intended to be scoured hereby shall become due and payable at once, and these presents are hereby declared to be made in trust, and the said party of the second part, its tiscessors and assigns, or William C. Walsh, its duly constituted attorney or agent, are hereby authorised at any time thereafter to enter u on the premines where the aforedescribed a may be ir be found, and tales and sarry away the vehicle said property hereby mortraged and to scil the same, and to transfer and convey the same to the purchaser or purahasers thereof, his, her er their assigns, which said sale shall be made to manner following to wite by giving at least ten days' notice of the mime, place, manner and terms of sale in some newspaper published in Cumberland, Maryland, which said sale shell be at public auction for each, and the proceeds arising from such sale shall be applied first to the payment of all expenses insident to such sale, including taxes and a commission of eight per sent to the party salling or making said sale, secondly, to the payment of all moneys owing under this mortgage whether the same shall have then matured or not, and as to the balance to pay the same over to the said Russell F.Slider his personal representatives and assigna, and in the same of advertisement under the above power but not sale, onehalf of the above commission shall be allowed and paid by the mortgagor, his personal representatives or assigns,

WITHASS the hand and seal of the said mortgager this April, 1953.

9 Rugell F Shider STAL

STATE OF MARYLAND, AMERICANY COUNTY, TO WITE

I CARGOY COM IFY, THAT OF THIS 15th day of April, 1953 before me, the superiber, a Motory Public of the state of Maryland, in and for the county aforesaid, personally appeared Russell F. Slider the within nertregor, and acknowledged the aforegoing Chattel Mortgage to be his act am deed, and at the same time before me also appeared Charles A. Piper, President, of the within named mortgages, and made oath in due form of law that the consideration in said mortgage is true and bons fide as therein setforth, and further made oath that he is the President of the within named mortgages, and duly authorised to make S or attraces.

LITHESS my hand and Notarial Scal.

Citizen. 10000

teen 290 mge 599

FILED AND ACCORDED MAY 7" 1953 at 8:30 A.M.

PURCHASE HONEY	SP, Made this 234 day of	April
19 53 , by and between " Ro	bert E. Zinn and Catherine Wilhelm	s Zinn, his wife,
Mac Academic	d	County,
BANK, a national banking corpora	part, hereinafter called the Mortgagor, and P ation duly incorporated under the laws of the er called the Mortgagoe, WITNESSETH:	
Shereus, the Mortgago	r in justly indebted to the Mortgagee in th	se full sum of
	ive Hundred and 00/100	Dollars
	in ten months from date here payable with interest at the rate of six pe	r cent (6%) per annum 🕿
Committee Commit		
Section of the sectio		AND DOUGHT AND AND ASSESSED.
	terbecames as is evidenced by the promis gee of even tenor and date herewith.	mory note of the Mortgagor
	nsideration of the premises and of the sum ell, transfer and assign unto the Mortgagee,	
		A Propositions

5 - Brunswick-Balks-Collander Pocket Billiard Tables 1 - McKay Cash Register

Allegary

County, Maryland

To Have and to Hold the said personal property unto the Mortgagee, its successors and as-

Provided, however, that if the said Mortgagor shall well and truly pay the aforesaid debt and interest as hereinbefore set forth, then this chattel mortgage shall be void.

Said Mortgagor further promises that he will use said goods and chattels with reasonable care, skill and caution, and keep same in good repair, without any liability on the Mortgagee, and under shelter, and will not permit the same to be damaged, injured, or depreciated, and will not attempt to sell, assign or dispose of said goods and chattels, or any interest therein, or remove or permit the same to be removed from the county wherein he, she, it, resides, without the written consent of said Mortgagov, and will not encumber or permit any encumbrance or lien of any character whatsoever against the same; and that he will pay all taxes that may be levied against said goods and chattels, this instrument or the indebtedness secured hereby.

Mortgagor covenants that he exclusively owns and possesses said mortgaged personal property and that there is no lien, claim or encumbrance or Conditional Sale Agreement covering the same.

Mortgagor further covenants that he will not use or cause or permit to be used the Car herein Mortgagor further covenants that he will not use or cause or permit to be used the Car herein mentioned for the transportation of liquor, wines or any other beverage, for personal or commercial use, prohibited by any Federal or State statute to be transported, and it is hereby agreed that should the Car, hereinbefore described, be used for such purpose or any other unlawful purpose, it shall be considered as a default under the mortgage, whether or not there shall be a default under any other terms or conditions hereof, which shall entitle the holder hereof to immediate and continued possession, by replevin or otherwise, of the Car herein described.

Mortgagor shall keep said goods, chattels and personal property insured against fire, theft and all physical damage payable to and protecting Mortgages for not less than the total amount owing on said note until fully paid. Mortgages may place any or all of said insurance at Mortgagor's expense, if Mortgages so elects. Mortgages may cancel any or all of such insurance at any time and shall receive the return premium, if any, therefor.

ABOVE MENTIONED INSURANCE DOES NOT INCLUDE PERSONAL LIABILITY AND PROPERTY DAMAGE COVERAGE.

18R 290 mg 600

In case default be made in the payment of said debt or interest after maturity, or of any of the payments above scheduled, or any extensions or renewals or rearrangements thereof, or if any execution, attachment, sequestration or other writ shall be levied on said goods and chattels or on any other property of Mortgagor or if a petition under the Bankruptcy Act or any Amendment thereof shall be filed by or against said Mortgagor or if said Mortgagor shall make an assignment for the benefit of his creditors, or if said Mortgagor shall fail to keep and perform any of the covenants, stipulations and agreements herein contained on his part to be performed, or if any insurance company should cancel as to Mortgagor any policy against the hazards of fire and theft, or if said Mortgagoe shall at any time deem said mortgage-said chattels, said debt or said security unsafe or insecure, or shall choose so to do, then upon the happening of said contingencies or any of them, the whole amount herein secured, on each of said payments above scheduled remaining unpaid, is by said Mortgagor admitted to be due and payable, and said Mortgagoe at his option, without notice, is hereby authorized to enter upon the premises of the Mortgagor or other places where said property might be, and take possession of and remove said property, and all equipment, accessories, or repairs thereon, which shall be considered a component part thereof and subject to this mortgage, and, without legal procedure, sell the same and all equity of redemption of the Mortgagor therein, either at public auction or private sale, in such county and at such place as Mortgagor may elect, without demand for performance, and out of the proceeds of said sale pay all coats and expenses of pursuing, taking, keeping, advertising and selling said goods and chattels, including reasonable attorney's fees, and apply the residue thereof toward the payment of said indebtedness or any part thereof, in such manner as said Mortgagoe may elect, rendering the surplus, if any, unto

And said Mortgagee may purchase at any such sale in the same manner and to the same effect as any person not interested herein; if from any cause said property shall fail to satisfy said debt, interest after maturity, costs and charges, said Mortgagor covenants and agrees to pay the deficiency.

The waiver or indulgence of any default with respect to any of the terms and conditions herein contained shall not operate as a waiver of subsequent defaults.

This mortgage shall apply to and bind said Mortgagor, said Mortgagor's heirs, personal representatives, successors and assigns, and inure to the benefit of said Mortgagee, said Mortgagee's heirs, personal representatives, successors and assigns.

State of Maryland.

Allegang Country, to mit:

3 Rereby Certify. That on this 230 day of April

19 53. before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared

Robert E. Zinn and Cetharine within named Mortgages, and acknowledged the aforegoing chattel mortgage to be their act and deed, and at the same time before me also appeared F. Earl Kreitsburg, Cashier and Agent of the Frontburg National Bank, the within named Mortgages, and made oath in due form of law that the consideration set forth in the aforegoing chattel mortgage is true and bona fide as therein set forth; and the said F. Earl Kreitsburg in like manner made oath that he is the Cashier and Agent of said Mortgages.

Allegang Country (SEAL)

SEAL)

SEAL)

WINNESS my hand and Notarial Seal.

Ruth W. John

CLERK OF THE CIRCUIT COURT

ALLEGANY COUNTY

STATE OF MARYLAND

LAND RECORDS

CHATTEL + MORTGAGE

HALL OF RECORDS COMMISSION

STATE OF MARYLAND